

No. _____

IN THE

SUPREME COURT OF THE UNITED STATES

STANLEY J. CATERBONE, PRO SE — PETITIONER
(Your Name)

vs.

Trump, President of the U.S., et al. — RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

U.S.C.A. THIRD CIRCUIT COURT OF APPEALS

(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

PETITION FOR WRIT OF CERTIORARI

STANLEY (STAN) J. CATERBONE, PRO SE
(Your Name)

1250 FREMONT STREET
(Address)

LANCASTER, PA 17603
(City, State, Zip Code)

(717) 327-1566
(Phone Number)

PETITION FOR A WRIT OF CERTIORARI QUESTIONS

- **QUESTION NUMBER ONE: Is the PRO SE PETITIONER'S STAN J. CATERBONE'S Claims of Victimization of U. S. Sponsored Mind Control A Reality or A Delusion?**
 - **ARGUMENT NUMBER ONE: It is A REALITY. SOCIAL SECURITY DISABILITY BENEFITS SINCE 2008 DUE TO VICTIMIZATION**
- **QUESTION NUMBER TWO: Has the PRO SE PETITIONER STAN J. CATERBONE Suffered Incidents and Violations of Federal Obstruction of Justice and Due Process?**
 - **ARUGUMENT NUMBER TWO: YES, IN EVERY LEGAL SENSE OF THE WORD.**
- **IN-CUSTODAY PRISONER ARGUEMENT**
 - **PRO SE PETITIONER STAN J. CATERBONE acknowledges the high standard considered for the "in custody" requirement, however, there are mitigating circumstances that PRO SE APPELLANT STAN J. CATERBONE wishes to bring before the Courts that are both necessary and timely given certain events since the "in custody" requirement was established. PRO SE APPELLANT STAN J. CATERBONE recognizes that this may lead to LANDMARK decisions.**
 - **The two most constructive arguments for this debate include the use of COINTELPRO-like tactics used against TARGETED INDIVIDUALS and the VICTIMIZATION USING U.S. SPONSORED MIND CONTROL TECHNOLOGIES against victims; which in and above themselves create a PRISON far and above those which contain bars and correction officers. The recent acknowledgment and shuttering of the U.S. EMBASSY IN CUBA due to the MICROWAVE ATTACKS ON AMERICAN AND CANADIAN DIPLOMATS DURING 2017 and the disclosure of EDWARD SNOWDEN that the NSA does in fact have and utilize REMOTE NUREAL MONITORING TECHNOLOGIES during an interview with then NBC News Correspondent Brian Williams must also be considered in addition to the following:**
 - **THE FABRICATED NO TRESPASS NOTICES AND THE VIOLATIONS OF THE PUBLIC ACCESS LAWS PERTAINING TO THE LIST OF VIOLATORS**
 - **THE ACTORS OF 1252 FREMONT STREET AND OTHER NEIGBORS IN ATTEMPTING AND SOMETIMES KEEPING PRO SE PETITIONER STAN J. CATERBONE FROM ENTERING HIS HOME, SOMETIMES AS LONG AS SIX (6) HOURS AT A TIME**
 - **THE CONDITIONS OF BAIL FOR THE STALKING AND RELATED CHARGES OF CASE NO. CP-36-CR-0006520-2017 NOW IN THE LANCASTER COUNTY COURT OF COMMON PLEAS – WHICH PRESIDENT JUDGE DENISE REINAKER REFUSES TO DISMISS OR ALLOW A LEGITIMATE APPEAL TO THE PENNSYLVANIA SUPERIOR COURT BY DENYING THE IN FORMA PAUPERIS APPLICATION ON MAY 15, 2017 – A CLEAR VIOLATION OF DUE PROCESS AND OBSTRUCTION OF JUSTICE**
 - **THE CONSTANT AND CONTINOUS HARASSMENT AND SURVEILLANCE OF PRO SE PETITIONER STAN J. CATERBONE'S MIND VIA REMOTE NEURAL MONITORY TECHNOLOGIES AS DISCLOSED BY NSA WHISTLE-BLOWER EDWARD SNOWDEN AS BEING THAT OF THE NSA**

WHEN WILL THE UNITED STATES OF AMERICA SETTLE WITH VICTIMS OF U.S. SPONSORED MIND CONTROL?

The United States would provide \$100,000 per year for documented Targeted Individuals, payable in the form of an annuity with survivor benefits.

- The United States would provide a \$10 Million Lump Sum for Suspicious or Accidental Death.
- The United States would provide Medical Benefits for life.
- The United States would provide an extra layer of security by law enforcement for persons, property, identity, and cybersecurity of targeted individuals.
- The United States newly formed U.S. Task Force for Targeted Individuals would take a random sampling of 200 Targeted Individuals Cases Including Affidavits and Documentation. They would then develop a baseline for evidence and required documentation.
- Settlement is fair considering the following case law:
 - Erin Andrews Awarded \$55 Million in Peephole Video Lawsuit
 1. Andrews sought \$75 million from the owner of the Nashville Marriott at Vanderbilt University, where she was staying in 2008 when the incident occurred, and Michael David Barrett, the stalker who booked hotel rooms next to her in Nashville and Columbus, Ohio, and secretly recorded (via a peephole) and released videos of her naked. Barrett, whom the jury found to be 51% at fault, has to pay more than \$28 million. Nashville Marriott owner West End Hotel Partners and former operator Windsor Capital Group, which were found to be 49% at fault, have to pay more than \$26 million.
- * The United States would provide \$100,000.00 per year to all VERIFIED VICTIMS for every year of PAST VICTIMIZATION. - This was deleted by a computer hacker and is being restored on Monday May 21, 2018 at 9:00am at the Burger King on Lititz Pike, Lancaster.

LIST OF PARTIES

[] All parties appear in the caption of the case on the cover page.

[X] All parties do not appear in the caption of the case on the cover page. A list of all parties to the proceeding in the court whose judgment is the subject of this petition is as follows:

LIST OF PLAINTIFF-APPELLANTS

1. STANLEY J. CATERBONE
2. ADVANCED MEDIA GROUP

LIST OF RESPONDENTS

- UNITED STATES PRESIDENT DONALD TRUMP;
- NATIONAL SECURITY AGENCY, or NSA;
- DEFENSE ADVANCED RESEARCH PROJECT AGENCY, or DARPA;
- DEPARTMENT OF DEFENSE;
- DEFENSE INTELLIGENCE AGENCY, or DIA;
- CENTRAL INTELLIGENCE AGENCY, or CIA;
- FEDERAL BUREAU OF INVESTIGATION, or FBI; UNITED
- STATES DEPARTMENT OF JUSTICE;
- UNITED STATES ATTORNEY GENERAL;
- PENNSYLVANIA STATE POLICE;
- PENNSYLVANIA ATTORNEY GENERAL;
- LANCASTER COUNTY COMMISSIONERS;
- LANCASTER COUNTY CRISIS INTERVENTION;
- LANCASTER COUNTY SHERIFF DEPARTMENT;
- LANCASTER MAYOR RICK GRAY;
- LANCASTER CITY BUREAU OF POLICE;
- DETECTIVE CLARK BEARINGER,
- LANCASTER CITY BUREAU OF POLICE;
- FAIRMOUNT BEHAVIORAL HEALTH SYSTEM;
- DR. SILVIA GRAMM, MEDICAL DIRECTOR, FAIRMOUNT
- BEHAVIORAL HEALTH SYSTEM;
- LANCASTER GENERAL HOSPITAL;
- LANCASTER REGIONAL MEDICAL CENTER;
- MEDEXPRESS, URGENT CARE, Rohrerstown Road, Lancaster, PA;
- SOUTHEAST MEDICAL CENTER,
- Brightside Baptist Church, Lancaster, PA;
- and PATIENT FIRST URGENT CARE,

THE ABOVE LIST OF DEFENDANTS CONSISTS OF THOSE AGENCIES AND/OR INDIVIDUALS THAT ARE DIRECTLY RESPONSIBLE FOR OBSTRUCTING THE PETITIONER, STAN J. CATERBONE'S RIGHT TO DUE PROCESS OF THE LAW, OR ARE ACCOUNTABLE FOR NOT PROTECTING THE SECURITY OF PETITIONER STAN J. CATERBONE DURING THAT TIME INWHICH LITIGATION ACTIVITIES ARE ONGOING IN LOCAL, STATE, AND FEDERAL COURTS.

THE OBSTRUCTION OF JUSTICE TAKES ON MANY FORMS, INCLUDING BUT NOT LIMITED TO THE FOLLOWING:

- COMPUTER HACKING
- FORGERY
- LIBEL
- SLANDER
- FAILURE TO PROTECT AND SERVE
- FALSE STATEMENTS
- PERJURY
- VICTIMIZATION OF U.S. SPONSORED MIND CONTROL TECHNOLOGIES AND WEAPONS
- COMMUNITY STALKING AND HARASSMENT
- VANDALISM AND THEFTS TO HOME AND AUTOMOBILE
- MODIFICATION; DELETION; AND/OR SABOTAGE OF COURT DOCUMENTS
- MODIFICATION AND/OR DELETION OF COURT RECORDS BY COURT STAFF
- ETC.,

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IN THE
SUPREME COURT OF THE UNITED STATES

PETITION FOR WRIT OF CERTIORARI

Petitioner respectfully prays that a writ of certiorari issue to review the judgment below.

OPINIONS BELOW

☒ For cases from **federal courts**:

The opinion of the United States court of appeals appears at Appendix A to the petition and is

☐ reported at _____; or,
☐ has been designated for publication but is not yet reported; or,
☐ is unpublished.

The opinion of the United States district court appears at Appendix B to the petition and is

☐ reported at _____; or,
☐ has been designated for publication but is not yet reported; or,
☐ is unpublished.

☐ For cases from **state courts**:

The opinion of the highest state court to review the merits appears at Appendix _____ to the petition and is

☐ reported at _____; or,
☐ has been designated for publication but is not yet reported; or,
☐ is unpublished.

The opinion of the _____ court appears at Appendix _____ to the petition and is

☐ reported at _____; or,
☐ has been designated for publication but is not yet reported; or,
☐ is unpublished.

JURISDICTIONAL STATEMENT

U.S. Third Circuit Court of Appeal Case No. 17-3400 CATERBONE v. The President of the United States, et.al.,

This Petition For Writ of Certorari is taken from the ORDER dated MARCH 28, 2018 by THIRD CIRCUIT JUDGES SMITH, CHIEF JUDGE McKEE, AMBRO, CHARGARES, JORDAN, HARDIMAN, GREENWAY,JR., VANASKIE, SHWARTZ, KRAUSE, RESTREPO DENIED THE PETITION FOR REHEARING BY PRO SE PETITIONER STAN J. CATERBONE.

On February 27, 2018 STANLEY J. CATERBONE, PRO SE APPELLANT PETITIONER filed a PETITION FOR REHEARING.

On March 28, 2018 THE PETITION FOR REHEARING WAS DENIED.

This Petition For Writ of Certorari conforms to Rule 11 of the RULES OF THE UNITED STATES SUPREME COURT.

STATEMENT OF THE CASE

THIS CASE STARTED On August 28, 2017 IN THE UNITED STATES DISTRICT COURT FOR EASTERN PENNSYLVANIA, JUDGE EDWARD SMITH PRESIDING, STANLEY J. CATERBONE, PRO SE APPELLANT PETITIONER filed a Habeus Corpus Case pursuant to the Federal Habeus CORPUS statutes prescribed in 28 §2242 as prescribed by law. The Plaintiff alleges violations according to the 1867 interpretation of the federal Habeus CORPUS statutes which states: "where any person may be restrained of his or her liberty in violation of the constitution, or of any treaty or law of the United States."

On September 13, 2017 STANLEY J. CATERBONE, PRO SE APPELLANT PETITIONER filed an EXHBIT TITLED OPENING STATEMENT re OBSTRUCTION OF JUSTICE IMPEDIMENTS WITH A 2 DVD SET.

On September 26, 2017 STANLEY J. CATERBONE, PRO SE APPELLANT PETITIONER filed a STATEMENT TITLED Re TORTURE CASE LAW EVIDENCE – CASE LAW-COMPENSATORY DAMAGES FOR REMEDY WITH 4 EXHIBITS.

On September 29, 2017 STANLEY J. CATERBONE, PRO SE APPELLANT PETITIONER REQUESTED A HEARING FOR OBSTRUCTION OF JUSTICE IMPENDIMENTS.

On October 4, 2017 THE COURT ISSUED A MEMORANDUM OPINION THAT THE COURT LACKS SUBJECT MATTER JURISDICTION AND DIMISSED THE PETITION WITHOUT PREJUDICE WHILE GRANTING THE INFORMA PAUPERIS AND DENYING THE REQUEST FOR HEARING FOR OBSTRUCTION OF JUSTICE.

"THERE IS NO CAUSE TO ISSUE A CERTIFICATE OF APPEALABILITY INSOFAR AS THE PETITIONER HAS NOT MADE A SUBSTANTIAL SHOWING OF THE DENIAL OF A CONSTITUTIONAL RIGHT; AND OCCURRENCE OF ASSAULTS."

On October 12, 2017 STANLEY J. CATERBONE, PRO SE APPELLANT PETITIONER filed a MOTION FOR RECONSIDERATION OF THE ORDER AND MEMORANDUM OF OCTOBER 4, 2017.

On October 17, 2017 THE HONORABLE EDWARD G. SMITH DENIED THE MOTION FOR RECONSIDERATION.

On October 31, 2017 STANLEY J. CATERBONE, PRO SE APPELLANT PETITIONER filed a NOTICE OF APPEAL TO THE U.S. THIRD CIRCUIT COURT OF APPEALS.

On November 20, 2017 STANLEY J. CATERBONE, PRO SE APPELLANT PETITIONER filed a MOTION TO ENLARGEMENT OF PAGE LIMITATION AND A MOTION FOR CERTIFICATE OF APPEALABILITY.

On February 12, 2018 U.S. THIRD CIRCUIT JUDGES CHAGARES, GREENAWAY, JR., AND GREENBERG GRANTED THE MOTION TO ENLARGEMENT OF PAGE LIMITATION BUT DENIED THE APPLICATION FOR APPEALABILITY.

On February 27, 2018 STANLEY J. CATERBONE, PRO SE APPELLANT PETITIONER filed a PETITION FOR REHEARING.

On March 28, 2018 THE PETITION FOR REHEARING WAS DENIED.

MEMORANDUM AND OPINION

United States District Court for the Eastern District of Pennsylvania
Case No. 17-4000

BY THE COURT:
EDWARD G. SMITH, J.

October 4, 2017

The instant case is a purported petition for a writ of habeas corpus under 28 U.S.C. Â§ 2241, filed by a pro se petitioner who does not appear to have been convicted of a crime for which he is serving any aspect of a sentence. It also does not appear that his liberty is restrained in any way which would be a proper ground to seek habeas relief. Instead, the petitioner appears to allege that he is entitled to habeas relief because, in retaliation for him acting as a whistleblower in 1987, various entities - private and public - are constantly harassing him. He further alleges that he has "been a victim of organized stalking since 1987 and a victim of electronic and direct energy weapons since 2005." While the court recognizes that the Supreme Court has broadly defined what it means to be "in custody" under the habeas statutes, the Court has not defined it so broadly as this court would have to define it to find that the petitioner is "in custody." Accordingly, the court will dismiss the petition without a hearing for lack of subject- matter jurisdiction.

I. PROCEDURAL HISTORY

The pro se petitioner, Stanley J. Caterbone ("Caterbone"), commenced this action by filing an application to proceed in forma pauperis (the "IFP Application") and a purported petition for a writ of habeas corpus under "28 Â§ 2242" on August 28, 2017. I Doc. No.1. Caterbone summarizes his claim of an entitlement to habeas rei ief as follows:

The Plaintiff alleges that he has been a prisoner of the "state" since 1987, and that the activities surrounding the PETITIONER'S life has escalated into a daily occurrence of assaults. Unfortunately while the PETITIONER has made many in person complaints to just about every law enforcement agency, the most recent to the Manheim Township Substation in Lancaster Township regarding an assault at the Manor Shopping Center minutes previously (December 9, 2015 9:00 pm), the pleas for help and assistance have yielded nothing but more attacks to the PETITIONER'S person, property, electronics, home, auto, reputation, intellectual property, and lastly his mental state-of-mind - A BRUTAL ARRAY OF PSYCHOLOGICAL TORTURE. The PETITIONER has already made claims of COINTELPRO-like tactics in his filings in the U.S.C.A. Case No. 15-3400 against these same actors and perpetrators. The PETITIONER will provide evidence to support this writ and offer a final remedy and redress in accordance with federal law.

Due to the actions and criminal activity of the above named DEFENDANTS, it is reasonable to prove that every aspect of the Complainant's life, Stan J. Caterbone, is subject to undue influence; harassment; torture; obstruction; etc. thus resulting in irreparable harm and injury. This situation and set of circumstances as outlined here, and in Part II, Finding of Facts, and all previous filings; reports; and statements, is a prescription for only one endgame - death or suicide. There is no life action or activity that is immune from this horrendous HATE CRIME. The precedent and landmark elements that make this so appalling is that the Complainant has never done anything to set these circumstances in motion but to be right regarding International Signal & Control back in 1987; as well as many other proclamations and forecasts. That being said, it is also widely reported that many Targeted Individuals and Victims of U.S. Sponsored Mind Control are lead to death and/or suicide. The Lancaster Community-At-Large is guilty of creating; abetting; fostering; and executing this tragedy. The fact that local:state; and federal law enforcement induce and encourage this

environment of hate is landmark.

Doc. No. I at ECF p. 2-3.

While very much unclear due to the verbose and repetitive nature of Caterbone's filing, it appears that he relates back all of his allegations to retaliation that occurred after he acted as a whistleblower in 1987 with respect to a "local company" that was "indicted for selling arms and weapons to Iraq via South Africa with the aid and support of the CIA and NSA." Doc. No. I at ECF p. 9. The retaliation occurred in the form of a "widespread wholesale cover-up through an elaborate slander campaign that included 29 false arrests, multiple false imprisonments, and a fabricated mental illness record that to this day is still resonating." Id. (internal quotation marks 3 omitted). He references being illegally detained while in the barracks of Fort Meade in Maryland in March 2016; an illegal detention that occurred in July 2005 while he was at a military museum; and a January 2006 illegal detention by Homeland Security in the Houston airport after he returned from Mexico. Id. at ECF p. II. Despite these references to false arrests, false imprisonments, and illegal detentions, it does not appear from the petition that Caterbone is raising claims regarding a conviction or sentence that he is currently serving or an arrest for which he is awaiting the completion of his prosecution.

As indicated above, Caterbone asserts that he is a "targeted individual," which appears to essentially be someone "declared an 'enemy of the State'" by various law enforcement and government entities. Id. at ECF p. 13. He provides some information describing "targeted individuals," and he also provides information on "COINTELPRO," which stands for "COunter INTElligence PROgram." Id. at ECF pp. 13-29 (emphasis in original). Then he goes on to provide information about CIA mind control experiments. Id. at ECF pp. 30-43. Finally, he provides a resume and biography, which covers events that have occurred in Caterbone's life since his graduation from Millersville University in 1976 through his proposal of an "ORGANIZED STALKING AND DIRECTED ENERGY WEAPONS HARASSMENT BILL" to a member of the Pennsylvania House of Representatives and City of Lancaster Mayor Richard Gray (a respondent in this case) in 2009. Id. at 44-48.

In addition to the aforementioned information included in the habeas petition, Caterbone has attached various documents to the petition, which appear to include, inter alia: (1) a September 19, 2016 order entered by the undersigned in another of Caterbone's cases, *Caterbone v. United States President Barack Obama, et al.*, No. 16-cv-464 J; (2) a September 1, 2017 letter to the clerk of this court; (3) a "press release" from Caterbone in which he describes what purportedly occurred before the undersigned in another of Caterbone's cases, *In re Stanley Caterbone*, No. 17-cv-1233 (a bankruptcy appeal); (4) another copy of Caterbone's resume and biography; (5) Caterbone's "pro se billings" notice (in the amount of \$1,217,382.00) for *In re*

Stanley Caterbone, No. 17 -cv-1233, which appears to cover events that occurred since May 2005 until March 2007; (6) a copy of Lyn Batzar Boland's 2012 article for the *St. John's Law Review* titled: "Pro Se Litigant's Eligibility for Attorney Fees Under FOIA: *Crooker v. United States Department of Justice*;" (7) a copy of a 2012 article for the *William Mitchell Law Review* by Dan Gustafson, Karla Glueck, and Joe Bourne. titled: "Pro Se Litigation and the Costs of Access to Justice;" and (8) a list of active court cases that Caterbone has in various jurisdictions. In addition to the petition and exhibits, which total almost 130 pages, Caterbone has submitted additional documentation in support of his purported habeas petition. Caterbone filed the first exhibit on September 13, 2017, and it is titled: "OPENING STATEMENT re OBSTRUCTION OF JUSTICE IMPEDIMENTS," which is 48 pages in length, but it also contains two DVDs containing numerous documents. Doc. No.2. Without referencing the documents contained on the DVDs (which pertain to Caterbone's claims here), the Exhibit that is docketed on ECF is almost a word-for-word copy of a large portion of Caterbone's habeas petition; Compare Doc. No.1 at ECF pp. 8-48, with Doc. No.2 at ECF pp. 2-41. The only new With regard to Caterbone's civil action docketed at No. 16-cv-4641, he filed a very similar action that he also characterized as a habeas petition. In the

September 19, 2016 order, the court addressed Caterbone's application to proceed *informa pauperis* and, as part of that analysis, had to determine whether he was actually seeking habeas relief or if he was instead attempting to bring a civil action under 42 U.S.C. Â§ 1983 for purposes of determining the relevant filing fee. The court determined that it appeared that the court would lack subject-matter jurisdiction over any habeas claim (because Caterbone was not "in custody"), but nonetheless gave him the opportunity to (1) identify the type of action he was bringing, and (2) insofar as the court was denying the application to proceed *informa pauperis* in that case, to pay the filing fee (since there is a significant difference between the filing fees for habeas cases and regular civil actions). See Order, *Caterbone v. United States President Barack Obama, et al.*, No. 16-cv- 4641, Doc. No.3. Caterbone never timely paid the filing fee (or identified the type of action he was seeking to prosecute) and the court dismissed the action without prejudice. See Order, *Caterbone v. United States President Barack Obama, et al.*, No. 16-cv-4641 , Doc. No.4. It may very well be an identical copy but the court did not review every word to confirm.

IS a "REQUEST FOR HEARING OBSTRUCTION OF JUSTICE IMPEDIMENTS" that appear to relate to Caterbone's bankruptcy appeal that was docketed at No. 17-cv-1233. See Doc. No.2 at ECF pp. 43-46 (emphasis in original). In this document, Caterbone describes that although he had a net worth of over \$1 million dollars in 1987, his activities as a whistleblower that year caused the "Lancaster Community-at-large" to "thwart[]" him from obtaining income through his business or other employment opportunities. *Id.* at ECF p. 43 (alteration to original). He also describes being forced to remain inside of his home due to the presence of a black pit bull, which had previously bitten him in June 2016 and appears to be owned by his next door neighbors. *Id.* at ECF p. 44. In addition, he claims that his neighbors subject his home to vandalism, steal items from inside of his home, and infest his home with cockroaches. *Id.*

Caterbone also filed another exhibit in support of the habeas petition on September 20, 2017, which is a 40-page document he apparently drafted and is titled "Terrorism Used as a Political Tactic to Justify Warrantless Surveillance and the Erosion of our Civil Liberties." Doc. No.3. While the document covers numerous topics, Caterbone appears to be concerned with the potential reauthorization of Title VII of the Foreign Intelligence Surveillance Act. *Id.* at ECF p. I. He also appears to be concerned with the current presidential administration "using the old J. Edgar Hoover COINTELPRO Program while at the same time expanding the powers of local law enforcement through 3 Executive Orders in order to Militarize Local Police Departments." *Id.* at ECF p. 4 (emphasis in original). He claims that he is being targeted in numerous forms such as, *inter alia*, (1) computer hacking of all of his electronic equipment, (2) stalking and harassment by residents, neighbors, law enforcement, and others, (3) a plan designed to drain him of all of his cash resources, (4) falsified complaints by his neighbors which resulted in summary offenses; (5) threats of physical harm in public spaces, (6) instances of breaking and entering into his home to vandalize, steal, poison his food, and strategically place cockroaches in various locations in his home, and (7) steal and manipulate his court filings and evidence. *Id.* at ECF pp. 4-5. He further asserts that "U.S. Sponsored Mind Control Systems" in the nature of "Synthetic Telepathy Coupled with Electromagnetic Weapons used for pain" have been used against him since 2005. *Id.* at ECF p. 5 (emphasis in original).

Caterbone filed yet another document on September 25, 2017, which is 260 pages in length and titled: "Statement re Torture Case Law Evidence-Case Law-Compensatory Damages for Remedy September 25, 2017." Doc. No.4. In this voluminous submission, Caterbone includes, *inter alia*, (1) purported case law relating to the right to sue for torture and the potentially recoverable damages, (2) purported news articles about torture victims receiving damages, (3) House Report 110-844 dealing with the Justice for Victims of Torture and Terrorism Act, (4) yet another copy of his background profile, which he had included in his prior submission, (5) other documents and purported articles relating to mind control, (6) documents related to another of his civil matters, which is before the Third Circuit Court of Appeals, (7) a purported copy of a motion for a preliminary injunction (seeking in home

spa and pain medications) with attached exhibits filed in the Court of Common Pleas of Lancaster County, (8) some of his medical documentation including, inter alia, clinical summary reports, medical reports, prescription information, and receipts, (9) a copy of a criminal complaint he seemingly filed against Southeast Medical Clinic at Brightside Church on January 27, 2016, and (10) a completed Pennsylvania Department of Transportation application to obtain a disability parking placard. See Doc. No.4 at ECF pp. 3-50, Doc. Nos. 4-1, 4-2, 4-3, 4-4.

The final submission by Caterbone thus far in support of his habeas petition is a 100-page document titled: "REQUEST FOR HEARING OBSTRUCTION OF JUSTICE IMPEDIMENTS." Doc. No.5 (emphasis in original). The main portion of this document is almost an identical copy of a document Caterbone previously filed with the only apparent changes being the numbering used and the reference to the date. Compare Doc. No.5 at ECF pp. 3-6, with Doc. No.2 at ECF pp. 43-46. Caterbone attaches various documents to this request, including, inter alia: (1) an article in "truthdig" titled: "Trump's Making Good on One of His Many Campaign Promises: Promoting Unfettered Police Power" (2) an August 6, 2016 document he seemingly drafted and titled: "STATEMENT OF FACT re Lancaster City Police Department v. Caterbone Family," which appears to refer to, inter alia, (a) incidents where Lancaster City Police Detective Clark Bearinger had Caterbone involuntarily committed to a mental health institution on three occasions: in 2010, 2015, and 2016, (b) his arrest in 1987 for 4 felonies and 3 misdemeanors, with the charges eventually being dismissed in March 1988, and (c) a 2006 incident where he was sent to Lancaster County Prison for a period of 60 days; (3) copies of documents related to another of his prior civil actions in this court: Caterbone v. Lancaster City Police Bureau, et al., No. 08-cv-2982; (4) a June 22, 2016 document titled, "THEY WANT TO KILL ME DECLARATION BY STAN J. CATERBONE re LANCASTER CITY POLICE ACTIONS AND ACTIVITIES OF LATE;" (5) more of his medical documentation; and (6) another biography. Doc. No.5 (emphasis in original).

The court identifies the case law and news articles as "purported," because they are not copied in a traditional format and appear to have, at best, been either copied by retyping or cut-and-pasted.

II. DISCUSSION

A. The IFP Application

Regarding applications to proceed *in forma pauperis*, the court notes that any court of the United States may authorize the commencement, prosecution or defense of any suit, action or proceeding, civil or criminal, or appeal therein, without prepayment of fees or security therefor, by a person who submits an affidavit that includes a statement of all assets such person possesses that the person is unable to pay such fees or give security therefor 28 U.S.C. Â§ 1915(a). This statute "is designed to ensure that indigent litigants have meaningful access to the federal courts." *Neitzke v. Williams*, 490 U.S. 319, 324, 109 S.Ct. 1827, 104 L.Ed.2d 338 (1989). Specifically, Congress enacted the statute to ensure that administrative court costs and filing fees, both of which must be paid by everyone else who files a lawsuit, would not prevent indigent persons from pursuing meaningful litigation. *Deutsch v. United States*, 67 F.3d 1080, 1084 (3d Cir. 1995)]. Toward this end, Â§ 1915(a) allows a litigant to commence a civil or criminal action in federal court *in forma pauperis* by filing in good faith an affidavit stating, among other things, that he is unable to pay the costs of the lawsuit. *Neitzke*, 490 U.S. at 324, 109 S.Ct. 1827.

Douris v. Middletown Twp., 293 F. App'x. 130, 131-32 (3d Cir. 2008) (*per curiam*) (footnote omitted).

Concerning the litigant's financial status, the litigant must establish that he or she is unable to pay the costs of suit. *Walker v. People Express Airlines, Inc.*, 886 F.2d 598, 601 (3d Cir. 1989). "In this Circuit, leave to proceed *in forma pauperis* is based on a showing of indigence. We review the affiant's financial statement, and, if convinced that he or she is

unable to pay the court costs and filing fees, the court will grant leave to proceed in forma pauperis." *Deutsch*, 67 F.3d at 1084 n.5 (internal citations omitted).

The Third Circuit does not define what it means to be indigent. Nonetheless, "[a] plaintiff need not be absolutely destitute to enjoy the benefit of the statute." *Mauro v. New Jersey Supreme Ct.*, Case No. 56, 900, 238 F. App'x 791, 793 (3d Cir. 2007) (per curiam) (quoting *Adkins v. E.I. DuPont de Nemours & Co.*, 335 U.S. 331, 339 (1948)); see also *Potnick v. Eastern State Hosp.*, 701 F.2d 243 (2d Cir. 1983); *Zaun v. Dobbin*, 628 F.2d 990 (7th Cir. 1980). Some courts have explained that all a plaintiff needs to show is that because of his or her poverty, he or she cannot afford to pay for the costs of the litigation and provide himself or herself (or his or her family) with the necessities of life. See, e.g., *Rewolinski v. Morgan*, 896 F. Supp. 879, 880 (E.D. Wis. 1995) ("An affidavit demonstrating that the petitioner cannot, because of his poverty, provide himself and any dependents with the necessities of life is sufficient."); *Jones v. State*, 893 F. Supp. 643, 646 (E.D. Tex. 1995) ("An affidavit to proceed in forma pauperis is sufficient if it states that one cannot, because of poverty, afford to pay for the costs of litigation and still provide for him- or herself and any dependents.").

Here, after reviewing the application to proceed in forma pauperis, it appears that Caterbone is unable to pay the costs of suit. Therefore, the court grants him leave to proceed in forma pauperis.

B. Analysis

Preliminarily, the court notes that Caterbone purports to bring this habeas petition under 28 U.S.C. Â§ 2242. See Petition for Writ of Habeas Corpus at 2. Section 2242 addresses only the requirements for an application seeking habeas relief, and does not provide a substantive basis for seeking relief. See 28 U.S.C. Â§ 2242 (pertaining to "[a]pplication[s] for a writ of habeas corpus" (alteration to original)). The court will presume that Caterbone is seeking to pursue relief under 28 U.S.C. Â§ 2241 because he does not allege that he is "in custody pursuant to the judgment of a State court" or "[a] prisoner in custody under sentence of a court established by Act of Congress," such that he could seek habeas relief under 28 U.S.C. Â§ 2254 or Â§ 2255. See Case 5:17-cv-04000-EGS Document 6 Filed 10/04/17 Page 11 of 13 28 U.S.C. Â§ 2254 (providing that, inter alia, "a district court shall entertain an application for a writ of habeas corpus in behalf of a person in custody pursuant to the judgment of a State court" (emphasis added)); 28 U.S.C. Â§ 2255 (providing that it applies to "[a] prisoner in custody under sentence of a court established by Act of Congress").

Section 2241 limits available habeas relief to individuals "in custody," *Jones v. Cunningham*, 371 U.S. 374-75 (1963), and this "custody requirement is jurisdictional," see *Gutierrez v. Gonzales*, 125 F. App'x 406, 412 (3d Cir. 2005) (per curiam) (citing *Maleng v. Cook*, 490 U.S. 488, 490 (1989); *Carafas v. LaVallee*, 391 U.S. 234, 238 (1968)); see also *United States ex rei. Dessus v. Pennsylvania*, 452 F.2d 557, 560 (3d Cir. 1971) ("[C]ustody is the passport to federal habeas corpus jurisdiction."). Despite section 2241's "in custody" limitation, "the statute does not attempt to mark the boundaries of 'custody' nor in any way other than by use of that word attempt to limit the situations in which the writ can be used." *Jones*, 371 U.S. at 375. Thus, "in the United States the use of habeas corpus has not been restricted to situations in which the applicant is in actual, physical custody." *Id.* Further, "[h]istory, usage, and precedent can leave no doubt that, besides physical imprisonment, there are other restraints on a man's liberty, restraints not shared by the public generally, which have been thought sufficient in the English-speaking world to support the issuance of habeas corpus." *Id.* at 376.

However broadly the Supreme Court has construed the "in custody" requirement for individuals seeking habeas relief, this court has located no decision (in any jurisdiction) that would extend it to claims that Caterbone raises here. Although Caterbone references having prior interaction with law enforcement in the nature of being involuntarily committed to a

mental health institution on three occasions, spending 60 days in prison in 2006, some purported false arrests, and issues with summary offenses, he does not claim to be serving any aspect of a sentence - incarceration, probation, or parole - after being convicted. He does not claim to have been charged with a crime and is still awaiting its ultimate disposition. Instead, he appears to claim that his neighbors and other individuals in Lancaster, Pennsylvania are restricting his movement through their constant harassment and are doing so in conjunction with mind control sponsored by various agencies of the United States government. He alleges that individuals are prohibiting him from earning money by constantly trying to drain his available cash reserves; that individuals are hacking all of his electronic devices; and that people are breaking into his home to do nefarious things such as poison his food. Despite all of these claims, it does not appear that Caterbone's liberty is actually being restrained in any manner and, more importantly, the purported restraints are not the types of restraints that have "been thought sufficient in the English-speaking world to support the issuance of habeas corpus." *Id.* Accordingly, the court lacks subject-matter jurisdiction to consider the instant petition and will dismiss the petition without prejudice."

C. Certificate of Appealability

To be entitled to a certificate of appealability, Caterbone would have to show that, *inter alia*, reasonable jurists would debate whether this court was correct in its ruling. See *Slack v. McDaniel*, 529 U.S. 473, 484 (2000) ("To obtain a COA under Â§ 2253, a habeas petitioner must make a substantial showing of the denial of a constitutional right, a demonstration that ... includes a showing that reasonable jurists could debate whether ... the petition should have been resolved in a different manner or that the issues presented were adequate to deserve encouragement further." (internal citations and question marks omitted)). The court does not find that a reasonable jurist would disagree with the court's assessment of Caterbone's claims; accordingly, the court will not issue a certificate of appealability.

*5 The cases Caterbone cites in his petition (at least those that pertain specifically to habeas corpus) all involve individuals seeking habeas relief after conviction. See Doc. No. 1 at ECF pp. 6-10. If the court had subject-matter jurisdiction over this petition, the court would nonetheless dismiss the petition for the failure to state a claim under which habeas relief could be granted under 28 U.S.C. Â§ 1915(e)(2). In this regard, although Caterbone's inability to show that his is "in custody" would be sufficient in itself to warrant dismissal, the court notes that Caterbone seeks numerous forms of relief that are inconsistent with habeas relief, such as damages (for such things as reimbursement for all of his pro se billing invoices) and injunctive relief (in the nature of awarding him summary judgment on all of his claims filed in the Lancaster County Court of Common Pleas and in this court). See Doc. No. 1 at ECF p. 12. The court further notes that it does not appear that any of the respondents would be proper respondents in a habeas petition in any event because "[i]n federal habeas proceedings, the proper party-respondent is "'the person who has custody over [the petitioner].'" *Saunders v. United States Parole Comm 'n*, 665 F. App'x 133, 135 (3d Cir. 2016) (quoting *Rumsfeld v. Padilla*, 542 U.S. 426, 434 (2004)Â».*

III. CONCLUSION

In this purported section 2241 habeas petition, Caterbone has not set forth allegations that would allow this court to find that he is "in custody" to be potentially eligible for habeas relief.

Accordingly, this court lacks subject-matter jurisdiction over this purported petition and will dismiss the petition without prejudice.

A separate order follows.

BACKGROUND OF PETITIONER STAN J. CATERBONE

PRO SE PETITIONER STAN J. CATERBONE is a private citizen and the majority shareholder of the United States incorporated business Advanced Media Group, Ltd., **PRO SE PETITIONER STAN J. CATERBONE** was a whistle-blower and shareholder in 1987 involving the United States Defense Contractor International Signal & Control, Plc., known as ISC. In 1992, International Signal & Control was indicted and found guilty of among other things a Billion Dollar Fraud and export violations concerning illegally shipping cluster bomb technologies, missile defense systems, and other defense systems to foreign interests including South Africa, Iraq and Saddam Hussein. Cluster bombs and related technologies are known to have been exported to Iraq by the Chilean Arms Dealer Carlos Cardoen, a joint venture partner of International Signal & Control. The Central Intelligence Agency is confirmed to have been involved in a covert program to arm Iraq during the 1980's with close ties to International Signal & Control, which allegedly included the help of the National Security Agency, a former end user of International Signal & Control technologies under the early 1980's program Project X. A Presidential Finding in 1984 by the Bush Administration was executed to implement the program of arming Saddam Hussein and Iraq with the cluster bomb technologies. Serious allegations of these programs were the focus of investigations that included the knowledge and supervision of then appointed nominee for the Director of Central Intelligence Agency, Robert M. Gates.

Since 1987, **PRO SE PETITIONER STAN J. CATERBONE** has been the victim of vast civil conspiracy that started in 1987 to cover-up allegations of fraud within International Signal & Control during the negotiations and merger of International Signal & Control and Ferranti International of England. Stanley J. Caterbone alleges that warrantless surveillance was used to obstruct justice and moot his constitutional rights in an effort to divert attention away from his allegations of fraud within International Signal & Control back in 1987, and afterwards to the present as a means to deny his access to the courts for remedy and relief, and Federal False Claims Act violations. The business of Advanced Media Group has been greatly compromised and intellectual property stolen during the late 1980's and early 1990's that included information technology contracts with the United States Government.

Organized stalking and harassment began in 1987 following the public allegations of fraud within ISC. This organized stalking and harassment was enough to drive an ordinary person to suicide. As far back as the late 1980's **PRO SE PETITIONER STAN J. CATERBONE** knew that his mind was being read, or "remotely viewed". This was verified and confirmed when information only known to him, and never written, spoken, or typed, was repeated by others. In 1998, while soliciting the counsel of Philadelphia attorney Christina Rainville, (Rainville represented Lisa Michelle Lambert in the Laurie Show murder case), someone introduced the term remote viewing through an email. That was the last time it was an issue until 2005. The term was researched, but that was the extent of the topic. Remote Viewers may have attempted to connect in a more direct and continuous way without success.

In 2005 the U.S. SPONSORED MIND CONTROL turned into an all-out assault of mental telepathy; synthetic telepathy; and pain and torture through the use of directed energy devices and weapons that usually fire a low frequency electromagnetic energy at the targeted victim. This assault was no coincidence in that it began simultaneously with the filing of the federal action in U.S. District Court, or **CATERBONE v. Lancaster County Prison, et. al.,** or 05-cv-2288. This assault began after the handlers remotely trained Stan J. Caterbone with mental telepathy. The main difference opposed to most other victims of this technology is that Stan J. Caterbone after being connected to some 20 or so individuals ranging from CIA Operatives to current day national newscasters and celebrities, Stan J. Caterbone remains connected 24/7 with a person who declares that she is Interscope recording artist Sheryl Crow of Kennett Missouri. Stan J. Caterbone has spent 3 years trying to validate and confirm this person without success. Most U.S. intelligence agencies refuse to cooperate, and the Federal Bureau of Investigation and the U.S. Attorney's Office refuse to comment. See attached documents for more information.

In 2006 or the beginning of 2007 **PRO SE PETITIONER STAN J. CATERBONE** began his extensive research into mental telepathy; mind control technologies; remote viewing; and the CIA mind control program labeled MK ULTRA and it's subprograms.

In January of 2006, **PRO SE PETITIONER STAN J. CATERBONE** was detained at every airport security check point, which was during a policy of random checks, and taken out of line during travel from Philadelphia, Pennsylvania, to Houston, Texas, and on to Puerto Vallarta, Mexico. At the Houston Airport, Stanley J. Caterbone was falsely accused of carrying plastics explosives and taken to an interview room by Homeland Security officials. Stanley J. Caterbone was also detained for three days in Mexico, and was not provided with an opportunity to gain access to a flight out of the country by Mexican Officials.

Today, **PRO SE PETITIONER STAN J. CATERBONE** is a pro se litigant in several state and local courts, in an effort to be restored to whole since the WHISTLEBLOWING of 1987. Most notable is CATERBONE v. The National Security Agency, NSA, et. al. In the UNITED STATES COURT OF APPEALS FOR THE THIRD CIRCUIT CASE NO. 17-1904. That case is a PRELIMINARY INJUNCTION FOR EMERGENCY RELIEF FILED TO IMMEDIATELY HALT THE OBSTRUCTION OF JUSTICE THAT IS BEING ADMINISTERED THROUGHOUT THE ILLEGAL COINTELPRO PROGRAM COUPELD WITH THE TORTURE PROGRAM.

The following is a memo of a meeting with ISC executive Mr. Lawrence Resch and Mr. PRO SE PETITIONER STAN J. CATERBONE at his office at Financial Management Group, Ltd., which took place on June 23, 1987.

"Mr. Lawrence Resch, of San Clemente, California, was a long time associate of Mr. James Guerin who worked as a marketing consultant, and was an ISC executive prior to the company going public in 1982. He served as Director of Marketing and head of Lancaster operations for then defunct United Chem Con, an affiliate of ISC. He was sued by Ferranti International in 1990 for \$189 million dollars and indicted and found guilty by prosecutors for his role with ISC and served a jail term.

Upon the arrival of Mr. Larry Resch, Stan Caterbone met him in the lobby of Financial Management Group, Ltd, at which time Larry Resch said "Carl Jacobson could not attend, we had to suddenly fly him out of the country early this morning (flew to Chile)" The meeting was started with the subject of the financial difficulties of United Chem Con and possible alternatives. Larry Resch specifically addressed the possibility of moving the operations of United Chem Con to another facility, with specific regards to the Renovo Plant. Larry Resch specifically addressed the financing capabilities of Stan Caterbone, along with possible management opportunities. Larry Resch also gave financial statements and documents to Stan Caterbone for the latest fiscal year for United Chem Con. Stan Caterbone went on to allege that United Chem Con had embezzled some **\$15,000,000** from the United States Government for contracts that contained improprieties. Stan Caterbone also alleged improprieties of International Signal & Control and James Guerin, with specific regards to its role in the United Chem Con, and its business activities as related to government contracts. Stan Caterbone noted that he, as a legal shareholder of International Signal & Control was concerned about improper business activities.

Larry Resch was taken by surprise by all of the above. Stan Caterbone became quite upset by the evasiveness and the lack of specifics with regards to Larry Resch's conversation. In efforts to thwart any further communication from James Guerin, United Chem Con, or International Signal & Control, Stan Caterbone demanded a retainer fee of **\$10,000** before anyone contacted him again."

Today, the TRUMP ADMINISTRATION is using the old J. Edgar Hoover COINTELPRO Program while at the same time expanding the powers of local law enforcement through 3 Executive Orders in order to Militarize Local Police Departments. The following are the effects of the ILLEGAL AND LANDMARK COINTELPRO PROGRAM that is used against me:

As Contained In The Lancaster County Court Of Common Pleas Case No. 08-13373 Where President Donald Trump Was Added To The Defendant's List On January 23, 2017 And Other State And Federal Court Cases; The Trump Administration Is Utilizing An Illegal COINTELPRO Program To Harass The Appellant, Stan J. Caterbone And Obstruct Justice By Directing Causing It Almost Impossible For The Continuation Of Those Same Civil Actions.

The Trump Administration Signed (3) Executive Orders That Broadened The Powers Of The City Of Lancaster Police Department To Coincide With The Above.

The Fact That Complainant Stan J. Caterbone's History With The Lancaster City Police Department Traces Back To The 1960'S With The Targeting Of Complainant Stan J. Caterbone's Father, Samuel Caterbone, Jr. In The Very Same Manner As The Current Targeting Of Complainant Stan J. Caterbone Today Is Reason Enough To Have Summary Judgments In All Civil Actions In Federal And State Courts Immediately Ordered.

THE TARGETING CONSISTS OF THE FOLLOWING:

- An Unprecedented Harassment Program Carried Out By Residents, Neighbors, Stalking Groups, Law Enforcement, And Others.
- An Unprecedented Hacking Program Of All Electronic Equipment.
- Unprecedented Torture Program Utilizing Electromagnetic And Other Exotic Weapons Developed By The Department Of Defense And Intelligence Community.
- An Unprecedented Campaign Designed To Drain The Appellant Stan J. Caterbone Of All Cash Resources, Which Has Resulted In A Cash Position Of Some \$60,000.00 In June Of 2015 To Nothing Today.
- The Unprecedented Campaign Of False Statements By The Residents Of 1252 Fremont Stree And The Perjured Statements Of Lancaster City Police In Recent Criminal Summary Offenses Filed In District Magistrate Adam Witkonis Court.
- An Unprecedented Campaign Of Daily Harassment's And Threats By The Residents Of 1252 Fremont Street, Which Has Been Ongoing Since 2006. Un Unprecedented Campaign Of Threats Of Physical Harm In Public Spaces.
- The Unprecedented Campaign Of The Breaking And Entering Into The Residence Of The Complainant Stan J. Caterbone Causing Vandalism, Thefts, Poisoning Of Food, And The Strategic Placement Of Cock Roaches On A Daily Basis. This Also Involves The Theft And Manipulation Of Court Filings And Evidence.
- The Above Are All Facilitated And Supported With Violations Of Due Process In The Complaints To Law Enforcement.
- Complainant Stan J. Caterbone, Pro Seam Receiving Retaliatory Adverse And Harassing Treatment Due To The Fact That 1. , I, Complainant Stan J. Caterbone, Pro Se, Am The Amicus For Former Pennsylvania Attorney General Kathleen Kane In Case No. 3575 EDA 2016 In The Eastern District Of Superior Court, Currently In Litigation.

THE CUMULATIVE RESULTS OF THE ABOVE LAYS THE FOUNDATION FOR AN UNPRECEDENTED LANDMARK CASE OF HUMAN RIGHTS VIOLATIONS AND ANTI-TRUST VIOLATIONS.

It is too easy for present and future administrations to abuse their power and utilize warrantless surveillance as a means of subverting and obstructing justice for those that are engaged in Whistle-Blowing cases that concern National Security. Without the proper oversight and judicial review, a Whistle Blower can be placed on terrorist lists for malicious reasons without the knowledge or just cause. This is in direct conflict with keeping our democracy free of corruption while adhering to the spirit of the constitution in the manner our founding fathers envisioned.

Activists, Citizens, and Voters must ensure that constitutional rights of private citizens are not compromised and justice subverted through information obtained from warrantless surveillance upon which there is no just cause for any allegations or association with terrorism. Whistle-Blowers are inherently supportive of a system of checks and balances within our government that go beyond our constitutional doctrines regarding the same. Whistle-Blowers ensure that the rule of law is universally applied to all government officials in all branches of government. The Federal False Claims Act and its provisions protect individuals from abuse of power, while providing relief and remedies for those that were wronged and those that had the courage to cite a wrong.

U.S. Sponsored Mind Control Systems are also used to compliment these illegal programs to silence WHISTLEBLOWERS and others that our government recognizes as a threat to their illegal strategies and those that are seeking the TRUTH. Synthetic Telepathy Coupled with Electromagnetic Weapons used for pain have been the ELECTRONIC WEAPONS OF CHOICE by the PERPETRATORS committing these heinous crimes against, STAN J. CATERBONE since at least 2005. My father, U.S. Navy 1943 to 1946) was a victim of MK-ULTRA and experienced the same effects since at least the early 1960's and my brother, Sammy, (U.S. Air Force 1969-19710 received the same victimization through the use of the LSD experiments of the same program.

PRO SE PETITIONER STAN J. CATERBONE stated and declared that the initial time of connection with the SYNTHETIC TELEPATHY consisted of months of NON-STOP INTERROGATIONS BY MALE SUBJECTS WHO IDENTIFIED THEMSELVES AS CIA OPERATIVES. The interrogations lasted hours upon hours at a time and covered just about every aspect of AMICUS STAN J. CATERBONE'S life. The "HANDLERS", for lack of a better term, not only focused on the WHISTLEBLOWING ACTIVITIES OF ISC IN 1987, but also covered mundane everyday experiences, as a form to harass and torture.

In late spring of 2005, the "HANDLERS" introduce females to the sessions. To this day, the torture consists of the same, interrogations mixed in with harassment, sex, and humor. It is the opinion of PRO SE PETITIONER STAN J. CATERBONE, that the only way to keep from desensitizing and numbing to the harassment and pain is to experience pleasure and laughter so as to keep the magnitude of the pain at it's highest level.

THIS CAN BE SUBSANTIATED AND VALIDATED BY THE FACT THAT THE SOCIAL SECURITY ADMINISTRATION UNDER HEALTH AND HUMAN SERVICES GRANTED PRO SE APPELLANT DEBTOR STAN J. CATERBONE A DISABILITY BENEFIT IN AUGUST OF 2009 FOR SYMPTOMS AND ILLNESSES RELATED TO U.S. SPONSORED MIND CONTROL, AND IN FACT STATED IN THE AWARD LETTER THAT DISABILITY WAS DETERMINED TO BEGIN IN DECEMBER OF 2005; THE DATE A PRO SE PETITIONER STAN J. CATERBONE DECLARED THAT THE SYNTHETIC TELEPATHY HAD GONE FULL-TIME 24/7, WITHOUT INTERRUPTION, TO THIS DAY.

REASONS FOR GRANTING THE WRIT

The APPEALLANT alleges violations according to the 1867 interpretation of the federal Habeus CORPUS statutes which states: "where any person may be restrained of his or her liberty in violation of the constitution, or of any treaty or law of the United States."

"That the several courts of the United States, and the several justices and judges of such courts, within their respective jurisdictions, in addition to the authority already conferred by law, shall have power to grant writs of HABEUS CORPUS in all cases where any person may be restrained of his or her liberty in violation of the constitution, or of any treaty or law of the United States; and it shall be lawful for such person so restrained of his or her liberty to apply to either of said justices or judges for a writ of HABEUS CORPUS, which application shall be in writing and verified by affidavit, and shall set forth the facts concerning the detention of the party applying, in whose custody he or she is detained, and by virtue of what claim or authority, if known; and the said justice or judge to whom such application shall be made shall forthwith award a writ of HABEUS CORPUS, unless it shall appear from the petition itself that the party is not deprived of his or her liberty in contravention of the constitution or laws of the United States," 14 Stat. 385-86 (1867). At the same time, Congress modified and codified much of the procedure associated with the writ, including an appellate provision that was soon thereafter repealed, 15 Stat. 44 (1868); see *Ex part McCardle*, 74 U.S. (7 Wall.) 506 (1869).

The PRO SE PETITIONER STAN J. CATERBONE, is now, and has been, a prisinor in his own home, restrained from movement, by the Lancaster community-at-large, in the most arrogant, heinous, and criminal manner. Calls to the Lancaster city police department and the FBI office in Philadelphia go without any action, especially pertaining to the occupants of 1252 Fremont street, which has been an ongoing menace since 2006.

The current police chief Kieth Saddler refused formal mediation with PRO SE PETITIONER STAN J. CATERBONE through the then Lancaster county human relations commission located on east king street pertaining to the same in 2008.

On October 25, 2017, while going to PRO SE PETITIONER STAN J. CATERBONE car to file the petition for rehearing in U.S.C.A. THIRD CIRCUIT Case no. 17-1904 PRO SE PETITIONER STAN J. CATERBONE found (4) tires punctured, resulting in an out-of-pocket cash of \$250.00 for the GEICO insurance deductible and the loss of use of his car for some (6) days, further evidence of loss-of-movement.

On November 8, 2017 again the Lancaster city police were called to the home of PRO SE PETITIONER STAN J. CATERBONE when (4) pressure treated 6x8 fence sections were stolen from outside his yard for a loss of some \$250.00.

And again, on November 10, 2017 the front screen door was vandalized to the point of the bottom half being pushed out of the frame, making the screen door ineffective as a security deterrent and for keeping the winter cold air from seeping through the front door. Again, the Lancaster city police department failed to take action against the occupants of 1252 Fremont Street.

The memorandum dated October 4, 2017 was constructed in a manner by selectively picking and choosing sentences from the petition, and or the exhibits in a rant style narrative to shed the worst light on the pro se litigant (petitioner), PRO SE PETITIONER STAN J. CATERBONE, rather than best light which is required for pro se litigants.

The petition of habeas corpus reads nothing like the memorandum dated October 4, 2017 suggests, and has consistency and flows to the central argument, which was completely missing from the memorandum.

U.S. District judge Edward Smith treated the petitioner, Stan J. Caterbone, in a hostile manner in the memorandum, just as did U.S. Bankruptcy judge Richard e. Feeling did during the court hearing of September 28, 2017 in Reading, Pennsylvania.

The second and third sentence of the memorandum dated October 4, 2017 reads as follows - "it also does not appear that his liberty is restrained in any way which would be a proper ground to see habeas corpus relief. Instead, the petitioner appears to allege that he is entitled to habeas relief because and retaliation for him acting as a whistleblower in 1987, various entities - private and public are constantly harassing him." This statement may be considered to be perjury and is a total mis-characterization of the petition for habeas corpus relief that was filed by PRO SE PETITIONER STAN J. CATERBONE. The Whistleblowing activities of 1987 is the act which set in motion the horrendous and criminal acts which are limiting the freedom of movement and restraining the liberty of PRO SE PETITIONER STAN J. CATERBONE in such a heinous manner. On Friday October 6, 2017 for the second time in as many days, PRO SE PETITIONER STAN J. CATERBONE was prevented from entering his home for some 8 hours, and as of today, October 9, 2017 has been locked in his home for some over 50 hours via the threat of another pit bull attack from 1252 Fremont street. This is all done at the behest of the Lancaster city police department, the FBI, and the Lancaster community-at-large where complaints have been made and nothing has been done to alleviate the situation. The occupants of 1252 Fremont have been attentive to every movement of PRO SE PETITIONER STAN J. CATERBONE and have responded to any attempt to leave the home. In addition some \$100 of food, which was received from the Lancaster council of churches food bank on Friday morning, October 6, 2017 is now spoiled from sitting in the car of PRO SE PETITIONER STAN J. CATERBONE.²

The refusal of Judge Edward Smith to grant the request for hearing regarding obstruction of justice issues is cause enough to provide relief.³

The statement and 22 files filed on October 5, 2017 rebut the entire memorandum and provide validation as to all claims and form the evidence to provide relief and grant this motion for consideration.

THE 44 ILLEGAL NO TRESPASS NOTICES AGAINST STAN J. CATERBONE AND ADVANCED MEDIA GROUP RESULTING IN Violations of Public Accommodations Law re Discrimination and Anti-Trust Violations with False Statements to Authorities AND FEDERAL HATE CRIMES VIOLATIONS

Hate crime laws in the United

States are state and federal laws intended to protect against hate crimes (also known as BIAS CRIMES) motivated by enmity or animus against a protected class of persons. Although state laws vary, current statutes permit federal prosecution of hate crimes committed on the basis of a person's protected characteristics of race, religion, ethnicity, nationality, gender, sexual orientation, gender identity, and disability. The U.S. Department of Justice (DOJ)/FBI, as well as campus security authorities, are required to collect and publish hate crime statistics.

Civil Rights Act of 1968

The Civil Act of 1968 enacted 18 U.S.C. § 245 (b)(2), which permits federal prosecution of anyone who "willingly injures, intimidates or interferes with another person, or attempts to do so, by force because of the other person's race, color, religion or national origin"[1] or because of the victim's attempt to engage in one of six types of federally protected activities, such as attending school, patronizing a public place/facility, applying for employment, acting as a juror in a state court or voting. Persons violating this law face a fine or imprisonment of up to one year, or both. If bodily injury results or if such acts of intimidation involve the use of firearms, explosives or fire, individuals can receive prison terms of up to 10 years.

A CIA that isn't afraid to torture?

Khury Petersen-Smith takes stock of Mike Pompeo's plans for the CIA under Trump. November 8, 2017

MIKE POMPEO, the new director of the Central Intelligence Agency (CIA) under Donald Trump, recently raised the notion of something that's difficult to imagine: an even more violent CIA. "We've now laid out a strategy for how we're going to execute our strategy with incredible vigor," Pompeo told the Foundation for Defense of Democracies audience on October 19. "We're going to become a much more vicious agency in ensuring that we are delivering this work." Arousing the feeling of disbelief that's so familiar when Trump or any officials of his administration speak, Pompeo's statement raises many questions.

The most obvious is: Was there ever a time when the CIA wasn't vicious? Steeped in blood over the decades of its existence, the CIA has carried out countless operations the world over, using incredible violence to advance the interests of U.S. Empire.

WITH REGARDS TO THE FINANCIAL AFFAIRS OF APPELLANT STAN J. CATERBONE AND THE EXTORTION OF CASH ASSETS LEADING TO DESTITUDE

SOCIAL SECURITY DISABILITY MONTHLY BENEFIT AMOUNT IS \$1,379.00 NET PER MONTH AFTER DEDUCTING MEDICARE AND SUPPLEMENTAL HEALTH INSURANCE - STAN J. CATERBONE has been collecting Social Security Benefits for symptoms and illnesses as a direct result of the SYMPTOMS AND ILLNESSES RELATED TO U.S. SPONSORED MIND CONTROL TECHNOLOGIES since 2008, and the Social Security Administration declared STAN J. CATERBONE PERMANENTLY DISABLED on December 5, 2005; the date that STAN J. CATERBONE declared a victim of 24/7 synthetic telepathy. Stan J. Caterbone applied for benefits in April of 2009 and on August 26, 2009 received a check for \$21,456.00 REPRESENTING one year of retroactive benefits, monthly benefits began in September of 2009 and MEDICARE Benefits began in April of 2010. THE COMPLETE 200 PAGE CASE FILE IS AVAILABLE AND HAS BEEN POSTED ON SEVERAL SOCIAL MEDIA SITES.

In JUNE of 2015 Stan J. Caterbone's CASH RESERVES were approximately \$60,000.00 in various cash accounts. *****

This fact is evidenced in the Application for Homeowners Rehabilitation Program with the City of Lancaster. In January when the Trump Administration entered the White House the cash reserves were approximately \$11,200.00.

The cash reserves have been depleted to approximately \$0.00 through a systematic and calculated program of vandalisms, thefts, fraud, and extortions. The Preliminary Injunctions for Emergency Relief filed in Federal and State Courts are ATTEMPTS TO MITIGATE these programs. Injunctions have been filed for the past 10 years in various courts. See the Stan J. Caterbone Court CORECTED Matrix as of APRIL 18, 2017 for details. THIS CYCLE HAS BEEN UTILIZED (4) TIMES SINCE 1987.

- \$100,000.00 - IN 1988 AFTER LEGAL EXTORTION, THE FMG,Ltd. STOCK OWNED BY STAN J. CATERBONE WAS PURCHASED BY FMG, LTD., FOR SOME \$125,000.00, AFTER A PURCHASE PRICE OF \$20,000.00 IN 1986. THE CASH RESERVES WERE DEPLETED WHILE BUILDING ADVANCED MEDIA GROUP, LTD., IN 1989 TO 1992 THEN HAVING THE HIGH ORGANIZATION EXTORT THE COMPANY AND THE AMOUNT OWED AS PART OF A CONTRACTUAL OBLIGATION FOR CD-ROM PROJECTS.
- \$25,000.00 - IN 1998 AFTER SAVING FROM EARNINGS AS CONTROLLER AT PFLUMM CONTRACTORS, INC., THEN BEING FORCED AWAY BY A CORPORATE AND INDUSTRY-WIDE HARASSMENT PROGRAM.
- \$43,000.00 - IN 2001 AFTER RECIEVING THE INHERETANCE FROM SAMUEL P. CATERBONE, JR. (FATHER) THE CONSULTING PROJECT WITH AIM MUTUAL FUNDS WHOLESALE REPS OF SOME \$5,000.00 PER MONTH IN NET INCOME, AIM FUNDS SEVERED THE RELATIONSHIP FOR NO REASON, 2 WEEKS AFTER RECIEVING THE INHERETANCE.
- \$60,000.00 - BALANCE OF 2 CHECKING ACCOUNTS AS OF JUNE 15, 2015 - ACCUMULATED FROM SOCAIL SECURITY DISABILITY LUMP SUM PAYMENT OF \$21,460 IN 2009, \$17,000 FROM THE SHERIFF SALE OF 220 STONE HILL ROAD, CONESTOGA, AND ACCUMULATED SAVINGS. THE MONIES WERE EXTORTED THROUGH A SYSTEMATIC AND CALCULATED PROGRAM OF VANDALISMS, THEFTS, FRAUD, AND EXTORTIONS.

WITH REGARDS TO INTERNATIONAL SIGNAL & CONTROL, plc.,

IN 1983 STAN J. CATERBONE IS SOLICITED BY GIB ARMSTRONG, THEN STOCKBROKER, TO INVEST IN ISC STOCK BEING SOLD OVER THE LONDON EXCHANGE. STAN J. CATERBONE PURCHASES 1,000 SHARES FOR AN INVESTMENT. THE LONDON EXCHANGE WAS USED DUE TO THE LESS STRINGENT SEC REGULATIONS REGARDING DISCLOSURE OF CORPORATE DEALINGS. THE ISC STOCK WAS SOLED IN APRIL OF 1987 FOR A MODEST PROFIT. THE STOCK WAS WORTHLESS BY 1989.

The following is a memo of a meeting with ISC executive Mr. Lawrence Resch and Mr. Stanley J. Caterbone at his office at Financial Management Group, Ltd., which took place on June 23, 1987.

"Mr. Lawrence Resch, of San Clemente, California, was a long time associate of Mr. James Guerin who worked as a marketing consultant, and was an ISC executive prior to the company going public in 1982. He served as Director of Marketing and head of Lancaster operations for then defunct United Chem Con, an affiliate of ISC. He was sued by Ferrant International in 1990 for \$189 million dollars and indicted and found guilty by prosecutors for his role with ISC and served a jail term.

Upon the arrival of Mr. Larry Resch, Stan Caterbone met him in the lobby of Financial Management Group, Ltd, at which time Larry Resch said "Carl Jacobson could not attend, we had to suddenly fly him out of the country early this morning (flew to Chile)" The meeting was started with the subject of the financial difficulties of United Chem Con and possible alternatives. Larry Resch specifically addressed the possibility of moving the operations of United Chem Con to another facility, with specific regards to the Renovo Plant. Larry Resch specifically addressed the financing capabilities of Stan Caterbone, along with possible management opportunities. Larry Resch also gave financial statements and documents to Stan Caterbone for the latest fiscal year for United Chem Con. Stan Caterbone went on to allege that United Chem Con had embezzled some \$15,000,000 from the United States Government for contracts that contained improprieties. Stan Caterbone also alleged improprieties of International Signal & Control and James Guerin, with specific regards to its role in the United Chem Con, and its business activities as related to government contracts. Stan Caterbone noted that he, as a legal shareholder of International Signal & Control was concerned about improper business activities.

That and the lack of specifics with regards to Larry Resch's conversation. In efforts to thwart any further communication from James Guerin, United Chem Con, or International Signal & Control, Stan Caterbone demanded a retainer fee of \$10,000 before anyone contacted him again."

WITH REGARDS TO THE POLYGRAPH OF AUGUST 8, 2015

On August 6, 2015 APPEALLANT STAN J. CATERBONE sought, WITHOUT ANY UNDOINFLUENCE, to retain the services of a Licensed Certified Polygrapher for a polygraph regarding the victimization of U.S. Sponsored Mind Control. Given that Ms. Bonnie Lee of Downingtown, Pennsylvania committed fraud during the process, APPEALLANT STAN J. CATERBONE FILED A DISPUTE WITH DIRECT EXPRESS TO HAVE THE CREDIT CARD CHARGES REVERSED. THE FOLLOWING IS THE COMPLAINT OF FRAUD:

- STAN J. CATERBONE had chosen a one issue test and Bonnie Lee kept changing the terminology of my question - dealing with telepathy. Ms. Lee looked up the term on her smart phone and gave me definitions that were not consistent with the technology, STAN J. CATERBONE had to provide me own definition on the fly without any documents and write it down for her on her tablet for the test. My polygraph question was "Am I a Victim of U.S. Sponsored Mind Control?" - STAN J. CATERBONE have the Social Security Disability Benefits to prove that I am.
- As usual, there had to be some form of uninfluenced, typical of Targeted Individuals and Federal Whistleblowers.
- Ms. Miller failed to inform me yesterday that she only accepts cash the day of the polygraph test; I luckily read it on her website. It was buried on a 3 ½ long screen text message.
- As usual my Apple I-phone GPS was again hacked and lead me in the wrong direction to the middle of a development some miles away, fortunately I had prepared for this and had Ms. Lee provide me with verbal instructions the day before.
- Again, as they did on my way to Carlisle, I was again given the electromagnetic attacks that produce an intense need to sleep while driving.
- When I arrived early in the pre-test interview she tried to talk me out of continuing on with the test; I had to almost threaten legal action due to the fact that I had paid a \$300.00 credit card deposit the day before the test. Maybe she does this to avoid taxes?
- The entire process lasted from 1:50pm until 4:30pm and was exhausting. She admitted that she performed more than the usual 3 chart test. I had actually fallen asleep for a few seconds due to the electromagnetic sleep attack, and fought myself during the entire process not to fall asleep. She gave me no breaks; I finally had to request a bathroom break before the last chart.
- I had to sit motionless for almost an hour and a half and she barked at me for the slightest movement; which does not seem to be normal.
- She had tailored the profile questions to include any hint of behavior for my entire lifespan.
- During the profile interview I had warned her that the only way that I would fail would be due to either her machinery or her conduct.
- SHE GUARANTEED ME THAT IF I TOLD THE TRUTH – I WOULD PASS THE TEST; SHE FLAT OUT LIED TO ME! I TOLD THE TRUTH DURING THE ENTIRE PROCESS!

- **Bonnie Miller had 2 books in the corner of her office titled "Brain Mapping" and one on "Interrogation Techniques". These 2 books are directly related to my victimization of electromagnetic weapons.**
- **During the profile session regarding personal integrity she had asked "do you have any bad behavior within the past 55 years.**
- **I had asked her if she would release the results to third parties and she said that was alright however she said she would have to include all my answers regarding the profile of my personal information. I kept questioning why she would not just release the report she released to me and she would not budge on her position.**

With regards to the APPEALLANT STAN J. CATERBONE'S RELATIONSHIP with the INTELLIGENCE COMMUNITY-AT-LARGE the following are facts regarding the FALSE IMPRISONMENTS OF DEFENSE INTELLIGENCE AGENCY (DIA) AND THE NATIONAL SECURITY AGENCY (NSA) needs to be considered:

1. **DEFENSE INTELLIGENCE AGENCY (DIA) - July of 2005, Austin Texas – Brigadier General John C. L. Scribner Texas Military Forces Museum:**

Upon getting clearance by the Military Police at the gate to enter I was apprehended by 2 white male DIA Agents dressed in suit and ties while viewing old Huey Helicopter, and escorted outside in front of my 2005 Honda Odyssey. The 2 DIA Agents identified themselves and interrogated me for approximately 1 ½ hours. Interrogation included International Signal and Control, PLC., or ISC Whistleblowing and Claims in U.S. Federal Court, 05-cv-2288. Agents searched my vehicle and reviewed documents that I had with me. They would not allow me to leave until they confirmed that I was staying with my brother, Dr. Phillip Caterbone of Austin, Texas by calling his medical office and confirming with his office manager. I was ORDERED NOT TO VISIT ANY MILITARY BASES OR FACILITIES NOW OR IN THE FUTURE before being released.

2. **NATIONAL SECURITY AGENCY (NSA) March 8, 2016 – NSA Headquarters, Ft. Meade, Maryland:**

At about 8:00pm I entered the back parking lot of the Lancaster City Police Station to deliver a document to the front desk for Detective Clark Bearinger. After pulling into a parking spot 3 or 4 patrol cars moved into position around my car and Lt. McCord approached my window. I told him why I was there and he ORDERED me to leave immediately. I had intended to go to the Office Depot to mail via USPS Priority Mail my Request for the COMMUTATION OF LISA MICHELLE LAMBERT'S PRISON SENTENCE addressed to President Obama.

After the incident at the Lancaster City Police Station I decided to drive to Washington, D.C. Either deliver the prepared priority mail package at the White House Guard Gate, or mail it from another copy center inside Washington, D.C. On Route 95South I saw the exit for Ft. Meade and thought I would take a few pictures of the NSA Headquarters building that is always depicted in official photos. Along the exit ramp to Ft. Meade, there was a sign for the NSA Museum. I could not find the right ramp, it was very confusing in the dark and saw the NSA Guard Gate and a female NSA Policewoman standing outside the guard gate.

I decided to approach the guard gate and ask directions, but as soon as I entered the guard gate, the female officer got in a car and drove through the gate. I stopped at the booth and asked the male NSA Police Officer where the museum was. He asked what I was doing and where my destination was. I explained and he asked me if I wanted to talk to someone. I responded yes, and he took my USPS Priority Mail my Request for the COMMUTATION OF LISA MICHELLE LAMBERT'S PRISON SENTENCE addressed to President Obama and inspected it inside the security booth. He requested me to pull through the guard gate and instructed me to park inside the guarded NSA complex.

As soon as I pulled into the designated parking spot, another 2 or 3 NSA Police Cruisers arrived. I was instructed to shut off my engine and exit the vehicle. 2 NSA Police Officers said for security purposes to empty my pockets and place my belongings on top of the hood of my 2007 Honda CRV. Then, suddenly they handcuffed me and a few more NSA Police Cruisers arrived. They began asking questions and asked if they could inspect my car, and I said of course. I later turned around and they had a NSA Canine sniffing my car. It soon turned hostile and at least 8 NSA Police took turns interrogating me on everything from International Signal and

Control, PLC., or ISC Whistleblowing and Claims in U.S. Federal Court to my mental health record, employment status, and my recent online job applications. In the past, in order to counter the HARASSMENT PROGRAM, I would apply for various employment postings by the intelligence community.

They kept asking if I had applied to the NSA, and I kept telling them that I could not remember. The interrogation lasted about 1 1/2 hours before I was ORDERED TO RETURN TO LANCASTER AND NEVER TO ENTER ANY FEDERAL FACILITY IN THE FUTURE. I immediately returned home to Lancaster, prepared a USPS Priority Mail Envelope in my home/office at 1250 Fremont Street, then went to a USPS Drop Box. I later closed down my FACEBOOK account, never to open it again.

3. NATIONAL SECURITY AGENCY (NSA) 1998 – A Job Fair at a converted Car Dealer in York, Pennsylvania:

After attending the Job Fair I was getting ready to get into my car when a older white male dressed in a suit approached me. At the time, I was again the the midst of community stalking and harassment. He identified himself as being from the National Security Agency, or NSA. I asked him if he could stop the harassment and stalking and he replied, "Stan, it is not us, it is the 'Good Old Boys'". We then had a cordial conversation for about 15 minutes or so, then parted ways.

WITH REGARDS TO THE FAMILY HISTORY:

The Family History was formulated back in the 1960's when Samuel Caterbone, Jr., father of **STAN J. CATERBONE**, became engaged in a black budget mind control program that began during his service in the United States Navy as a radioman and air gunner. Samuel Caterbone, Jr., was most likely a direct product of MK ULTRA or one of it's subprograms. His brother, Samuel A. Caterbone, was most likely part of the LSD experiments of MK ULTRA. **STAN J. CATERBONE** is most likely part of a program sponsored by the Department of Defense Agencies, such as DARPA or the Defense Intelligence Agency (DIA). The facts of **STAN J. CATERBONE** 's intimate discussions with both his father and brother over the years before they died, the totality of documents that were preserved in their estate, including service records; letters; official court papers; high school documents; and the like - all will prove that they were in fact part of MK ULTRA or one of it's subprograms.

THE FOLLOWING ARE THE FACTS AND THE REAL RECORD OF THE FAMILY HISTORY:

SAMUEL P. CATERBONE, JR., (Father) served in the Navy from 1943 to 1947 and graduated with honors from Air Gunners School in Jacksonville, Florida, which by the **MANUAL** depicts a "Special Ops" type of service recruiting only the "most physically and mentally fit" of all of the branches of service. **STAN J. CATERBONE** has secured his **ENTIRE NAVY RECORD WITH JOURNALS AND PHOTO ALBUMS** in safety deposit boxes. He was an exceptional student/athlete while attending Lancaster Catholic High School, participating in the band as well as sports. He was also his senior class secretary/treasurer. After the Navy, he went on to build a successful dry cleaning business, which he is credited with inventing a filtration system for the solvents. He also developed a very good investment in real estate along the Manheim Pike, owning several properties.

By Samuel P. Caterbone, Jr., (Father) own writings, **A NOTARIZED AFFADAVIT FROM 1996**, and from his personal accounts to me, he was a victim of **SYNTHETIC TELEPATHY** and possibly a **COVERT CARRIER** as proven by his **3 PASSPORTS** which depict him traveling the world visiting countries like Hong Kong, Lisbin, Mexico, Saudi Arabia, Canada, France, etc. **The PASSPORTS ARE SECURED IN STAN J. CATERBONE'S SAFETY DEPOSIT BOXES.** His viewing is documented to have begun back in the early 1970's. He also suffered from organized stalking, and was considered an enemy and prisoner of the state. Back in the 1960's, he was a world traveler, this is documented by his passports. Samuel P. Caterbone, Jr., may have been a covert carrier for someone in intelligence. Samuel P. Caterbone, Jr., had his mental health history laced with **ELECTRO SHOCK THERAPY. ELECTRO SHOCK THERAPY EXPERIMENTS** is another subprogram of MK ULTRA. In addition, and especially disturbing is his criminal record with the Lancaster City Police Department and the Lancaster County Court of Common Pleas. In 1973 Samuel P. Caterbone, Jr. was convicted of forging a 2 checks from the Caterbone Cleaners, Inc., checking account. The one check to Joe the Motorists Store at the Manor Shopping Center was never entered into evidence, it was for a total of \$70.00. The other check was made out to Lancaster Attorney James Coho for \$200.00 with "divorce proceedings" written in the memo. This was his only criminal record. Samuel P. Caterbone, Jr., was sentenced to one year probation by President Judge William Johnstone. However, on August 29, 1973 after nine months, Judge Johnstone wrote an **ORDER** releasing him from probation and ordering him to "leave the vicinity of the County of Lancaster, Pennsylvania". The President Judge of Lancaster County Court of Common Pleas literally threw my father out of Lancaster County for forging 2 checks from his own corporation.

Samuel Caterbone, Jr., has left enough writings and documentation to know that his life fits the model for targeted individuals, complete with economic ruin, isolation, disenfranchised from family and friends, and of course a fabricated mental illness history. You can view most of his record online. On or about May 18, 2001 Samuel P. Caterbone Jr., finally received an inheritance from his mother's (Mary Caterbone) estate. The check was for some \$70,000.00. The estate was probated in November of 2000. Some two weeks later, on Memorial Day Weekend of 2001, he had called me to come to New York City to help care for him. He was in perfect health until this time. In a matter of six (6) weeks he had succumbed to lung cancer. As per Julianne McKinney, former intelligence officer for the U.S. Army and victim activist of U.S. Sponsored Mind Control, the weapons are lethal enough to kill and "the one

thing that I worry about is that of dying of cancer" (paraphrase). There is no doubt now that my father's death was a murder, not natural.

SAMUEL A. CATERBONE, (BROTHER) served in the United States Air Force in 1968 to 1970. In 1991, **STAN J. CATERBONE** accused the United States Government of using his brother, Samuel A. Caterbone for part of the LSD experiments on mind control, or MK ULTRA. A notarized letter of October 23, 1991 was sent certified mail to the California Attorney General on the subject matter, with a return letter from the California Attorney General on January 14, 1992. By his own admission before his death, Samuel A. Caterbone disclosed to **STAN J. CATERBONE** of the "bad LSD" trips while in the Air Force. Since his death of December 25, 1984, **STAN J. CATERBONE** and others questioned the classification of suicide, and made allegations of foul play that was ultimately responsible for his death.

Finally in a meeting in Santa Barbara, California with the Santa Barbara Public Guardian's Office, an office admitted that the death was more likely due to foul plan than suicide. Samuel A. Caterbone was also an exceptional student and athlete while attending Lancaster Catholic High School. After playing varsity football as a sophomore, he had an unfortunate accident while deer hunting the following November. While in the woods in Bellefonte, Pennsylvania, his hunting pants caught fire trying to stay warm. It left him in the Lancaster General Hospital for months, going through painful skin grafts and isolation. The hunting accident interrupted his athletic career and scared his legs for life. The Schizophrenia diagnosis was a combination of LSD flashbacks and organized stalking and harassment.

THOMAS P. CATERBONE, (BROTHER) had an unfortunate transaction at Fulton Bank that set a course of action that resulted in a suicide. Although diagnosed with Bipolar Disease and Manic Depression -- embezzled and extorted monies were most likely the reason for his suicide in 1996. **THE PROBLEM WITH TOMMY'S DEATH IS THAT HE DIED ON KILL DEVIL ISLAND, NORTH CAROLINA AND MY BROTHER SAMMY WAS MURDERED ON CHRISTMAS DAY OF 1984, WHICH SUGGESTS SOME SORT OF ATHEIST THEME.**

Fulton Bank was involved in a fraud that took \$72,000 from a real estate settlement closing and lead to his total financial ruin and collapse in June of 1995. The funds were never recovered and Fulton Bank is a defendant for a wrongful death claim in the United States District Court for the Eastern District of Pennsylvania in CATERBONE v. Lancaster County Prison, et. al., 05-cv-2288. FULTON BANK triggered a severe and lethal death blow to Thomas P. Caterbone, and as of this day has refused to acknowledge any wrongdoing or remorse. Thomas P. Caterbone was also an exceptional athlete. Playing for Lancaster Catholic High School, Franklin and Marshall College, the Harrisburg Patriots, and even the Philadelphia Eagles.

Tom also coached football at J.P. McCaskey and Franklin and Marshall College. Thomas P. Caterbone had a very successful lawn and landscaping business before joining forces with John DePatto of United Financial Services and selling residential mortgages. John DePatto was the former head of Parent Bank, owned by James Guerin and ISC. Parent Bank, owned by ISC also foreclosed on 2323 New Danville Pike, Conestoga, Pennsylvania in 1988, which was owned by **STAN J. CATERBONE**. Thousands of dollars of equity was extorted in the process, despite still being short sold for a profit to Mr. Keith Kirchner, an executive of Lancaster Newspapers and former graduate of Lancaster Catholic High School.

STAN J. CATERBONE is A TARGETED INDIVIDUAL, OR TI, is a victim of U.S. SPONSORED MIND CONTROL, including torture by electronic weapons, including synthetic telepathy since 2005. STAN J. CATERBONE has been a federal whistleblower since 1987, with an exceptional entrepreneurial record in spite of all of his adversaries and their assaults. In spite of the U.S. Sponsored mind control and torture, he has endured and will prevail. Legally, STAN J. CATERBONE has been able to preserve his claims, and progress his legal challenges and claims through both the federal and state court system appearing pro se, without the aid or expense of additional legal counsel. Some of his claims and briefs will most likely be landmark decisions in years to come. STAN J. CATERBONE was a 2-Sport MVP at Lancaster Catholic High School, in both football and track. STAN J. CATERBONE never received less than a B grade in his four years of high school and had an 87+ average. STAN J. CATERBONE excelled in computer technologies, taking his first full

term course in 1975, while in high school and continuing into college at Millersville University, graduating with a degree in business administration in 1980.

STAN J. CATERBONE excelled profoundly at building his companies, first beginning with Financial Management Group, Ltd., then working with Tony Bongiovi of Power Station Studios and the "Digital Movie"; then building Advanced Media Group, Ltd.. Over the years, despite the illegal seizures and foreclosures, **STAN J. CATERBONE** has amassed a portfolio of impressive real estate deals that have always paid off in profits, no matter how or when they were sold. The same was true of his businesses. Financial Management Group, Ltd., was a \$20,000 dollar investment in 1986 and was still sold for approximately \$100,000 two years later, despite the false arrests and the extortion of most of its real value and equity.

TO THIS DATE STAN J. CATERBONE HAS OVER 30 FALSE ARRESTS IN LANCASTER COUNTY COURT OF COMMON PLEAS THAT RESULTED IN CRIMINAL ARRESTS BEING DISMISSED BEFORE TRIALS OR BY LANCASTER COUNTY COURT JUDGES DURING SUMMARY APPEALS.

The mental health history and the criminal records were completely fabricated, and a close review and investigation into the actual court records and hospital records can prove that in very short fashion. There are TWO (2) ways to quickly dispute the Mental Health History and Record:

One - Review the word "Delusional; delusions; etc.," every instance of the word used by mental health professionals, and the false reports by friends and family were associated with facts, and matters of the official record, the complete opposite of the meaning of the word "delusional". And they still exist to this very day.

Two - Review the 3 Fabricated Suicide Allegations of the following dates: August 10(?), 1987 at Burdette Tomlin Hospital (Cape May County New Jersey); February 18th(?), 2005 by Kerry Egan and the Southern Regional Police Department; and July 19, 2009 for the 302 Commitment by the Lancaster City Police Department at Lancaster General Hospital.

The Criminal Record is very similar, since 1987 Stanley J. Caterbone has had 31 false arrests; formal charges and convictions dismissed prior to court proceedings or won on summary appeals in the County of Lancaster, Pennsylvania; most of which **STAN J. CATERBONE** appearing as pro se (representing himself). These have resulted in civil complaints filed in 2008 in **CATERBONE v. The County of Lancaster, Pennsylvania** in U.S. District Court for the Eastern District of Pennsylvania.

THE PUBLIC RECORD

The Public Record is comprised of court filings and exhibits in U.S. Federal Courts; Pennsylvania State Courts; and the Lancaster County Court of Common Pleas. In all some 40,000 pages of documents are now filed and electronically scanned or microfilmed in prothonotary offices. In addition in both the U.S. Federal Courts and the Lancaster County Court of Common Pleas there are more than 11 hours of audio recordings; some 3,000 scanned images; and several video broadcasts of the ISC News broadcasts all stored on a CD-ROM and filed as an exhibit to some of the law suits filed by **STAN J. CATERBONE** and Advanced Media Group, as plaintiffs. **STAN J. CATERBONE** has over 100 court docket sheet numbers in federal, state, and local courts.

There are also Pennsylvania Unemployment Compensation records; Department of Welfare and Lancaster County Assistance Office records; Local Real Estate Tax records; Lancaster County Tax Assessment records; Social Security Administration Benefits records; Lancaster Catholic High School transcripts; Millersville University transcripts; all for **STAN J. CATERBONE**, in addition to his court filings.

For Samuel A. Caterbone, my brother, there are United States Air Force service records; Lancaster Catholic High School transcripts; Millersville University transcripts; Social Security Administration records; Santa Barbara County Guardian and Public Defender records; and papers and documents persevered from his estate.

For Samuel P. Caterbone, my father, there are United States Naval records, Lancaster Catholic High School transcripts; Social Security Administration records; Lancaster County Assistance Office records; Local Real Estate Tax records; Lancaster County Tax Assessment records; Samuel Caterbone Cleaners, Inc., corporate records; Real Estate Deeds and Mortgages; Lancaster County Court of Common Pleas civil and criminal records; and of course papers and documents persevered from his estate.

WITH REGARDS TO THE 44 ILLEGAL AND FABRICATED NO-TRESPASS NOTICES FILED SINCE 2005

44 ILLEGAL NO TRESPASS NOTICES AGAINST STAN J. CATERBONE AND ADVANCED MEDIA GROUP RESULTING IN Violations of Public Accommodations Law re Discrimination and Anti-Trust Violations with False Statements to Authorities

Community Stalking and Organized Libel/Slander Campaign Strategy – Issue a few every year to support false arrests; false imprisonment; fabricated mental illness history. In addition to isolate by prohibiting entrance to major entertainment venues with good live music. Prohibit from defending against the lies and slander in public to a minimum. Also, destroy history of strong Christian values and church attendance on a weekly basis by keeping away from church. The Millersville University Graduate Studies No Trespass Notice was accommodated by the denial of entitled benefits of LETA Job Training Education Course of the Paralegal program at HACC during the same time period.

- **David Pflumm Properties by David Pflumm** – Served by State Constable in June of 2005, original not signed by David Pflumm
- **Eden Resort Inn, by Drew Anthon, Owner** – Sent via 1st Class Mail in 2005.
- **Barley Snyder, LLC Lancaster Office**, by Shawn Long, Esq., Attorney representing Fulton Bank in 2006 – Sent via 1st Class Mail
- **Lancaster Newspapers, Inc.**, by Steve Weaver, Manager in 2006, No Notice, Corroborated by Jack Buckwalter, Chairman and CEO and George Warner, Atty with Barley Snyder, LLC, No Formal Notice, allowed to reenter in 2015.
- **Ruby Tuesday, Manor Shopping Center, Lancaster**, by Manager and Lancaster City Police in 2006, No Formal Notice, allowed to reenter in 2015.
- **Alley Kat Restaurant and Bar, Lancaster** by Bartender Ms. Santinello, Brett Stabley, and Lancaster City Police, No formal Notice in 2006
- **Village Nightclub, Lancaster** by George in 2008, No Formal Notice
- **Marion Court Restaurant, Lancaster**, by Security Personnel, corroborated by Michael Geesey, in 2008, No Formal Notice, allowed to enter in 2015.
- **Valentinos Cafe, Lancaster**, by Jeanine, Bartender, in 2008, corroborated by John Valentino, Owner, No Formal Notice
- **Brunswick Hotel, Lancaster**, by Staff Employees, in 2008, No Formal Notice
- **Lancaster County Library and Duke Street Business Center**, by Executive Director in March of 2009, by 1st Class Mail
- **Anne Bailey's Restaurant and Bar, Lancaster**, by Manager in 2009, No Formal Notice
- **Millersville University Graduate Studies and Millersville University, Millersville**, by Lori Austin, Judicial Affairs, via Certified Mail in June of 2009.
- **TGIF Friday's, Lancaster, by Manager**, in January of 2010, No Formal Notice
- **Lucky Dog Restaurant and Bar, Lancaster**, by Robert Donnelly, in January of 2010, No Formal Notice
- **Saint Mary's Catholic Church, Lancaster**, by Don Spica, Usher and Lancaster City Police Department in Feb of 2010, No Formal Notice
- **O'Halloran's Bar, Lancaster**, March 25, 2010 by Male Staff Employee. No Formal Notice.
- **Fulton Bank, Fulton Financial Corporation**, March 26, 2010 by Susan Follmer, Security Officer.
- **Lancaster General Hospital**, Gary S. Gehman, MD, May 25, 2010, for recording Dr. Brian Sullivan of Abbeyville Family Health re U.S. Sponsored Mind Control and posting on my Wordpress Blog.
- **Tobias Frog Restaurant and Bar**, August 8, 2015 by Owner of Establishment, reason was for complaining of harassment and stalking.
- **Millersville University, July 9, 2015, served notice** by Millersville University Police Chief Pete Anders, for negotiating a civil rights complaint with Assistant to the President, Debra

Hoeckler

- **Village Nightclub**, July of 20015, by George....., Owner, tried to enter several times, with no reason and no written notice.
- **Lucky Dog Bar**, August of 2015, met Abby and Keagan Pflumm outside, went inside and was told by bartender to leave and not come back.
- **Barley Snyder, LLC Lancaster Office**, receptionist Ms. Woods refused to let me communicate with Attorney George Werner, who in 2011 entered appearance in 05-2288 for Fulton Bank in U.S. District Court.
- **Wennerstrom Property Management Company**, June 2015, went to complain regarding harassment, threats, etc., at 1252 Fremont Street and told to leave building.
- **Pennsylvania Liquor Control Board, Northwest Office Building**, November 23, 2015, Harrisburg, PA, Delivered COMPLAINT re Bars and Restaurants in Lancaster engaged in Discrimination, Stalking, Harassment, Assaults, etc., Would not allow access to Legal Counsel, and female who took complaint would not provide ID.
- **Southeast Medical Facilities and Brightside Church Office**, February 2016, Would not issue pain medication and filed a Private Criminal Complaint with the Lancaster County District Attorney, no opinion as of yet.
- **Pennsylvania Attorney General's Office in Strawberry Square, Harrisburg, PA** - I arbitrarily received a phone call while delivering a CD-ROM to PA Attorney General Kathleen Kane re "CORRUPTION OF JUDICIAL, LAW ENFORCEMENT, AND POLITICIANS" of Pennsylvania.
- **U.S. Federal Facilities** per the National Security Agency Interrogation of March 9, 2016 at the NSA Headquarters in Ft. Meade, Maryland. Handcuffed and Interrogated for over an hour and finally let go and told not to continue on to Washington, D.C. And said I was no longer permitted to visit any U.S. Federal Facilities.
- **Lancaster Newspapers** - In June of 2016 I arbitrarily received an email the day I was supposed to participate in a "town meeting at LNP" and warned me that I was banned and had been for years although in the year before I had meetings with editors regarding my MOVANT standing in the Lisa Michelle Lambert case.
- **TELLUS360, May of 2016**, I went to enter on a weekend night and the doorman told me I could not enter that night without any explanation or reason.
- **Yorgos Restaurant and Bar**, The owner, Mrs. Arbitrarily barred me during the month of March, right before the false imprisonment at the NSA in Ft. Meade, Maryland
- **Annie Baily's Irish Pub**, A bartender arbitrarily barred me in July, then they allowed me in then again a so called "Manager" banned me again. I recorded the last incident.
- **Altana Club, Bar, and Meeting Space** - On Thursday, July 14, 2016 Scott, the bartender arbitrarily banned me, which again I recorded.
- **The Press Room Bar and Restaurant** - A bartender arbitrarily barred me, then again on Thursday July 14, 2016 another bartender banned me, which again I recorded.
- **HILDEE'S BAR, LANCASTER AVENUE, LANCASTER, PENNSLVANIA**
- **JACK'S BAR AND RESTAURANT, MILLERSVILLE, PENNSLVANIA**
- **THE BAR AT CROSSGATES GOLF, MILLERSVILLE, PENNSLVANIA**
- **THE BELLVEDERE BAR AND RESTAURANT, LEMON AND QUEEN STREET, LANCASTER, PENNSLVANIA**
- **THE BRICKYARD BAR, S. PRINCE STREET, LANCASTER, PENNSLVANIA**
- **THE HOUSE OF PIZZA, W. CHESTNUT STREET, LANCASTER, PENNSLVANIA**
- **THE BRASSERIE, LINCOLN HWY EAST, LANCASTER, PENNSYLVANIA**
- **THE DIA, OR DEPARTMENT OF DEFENSE**, DEFENSE INTELLIGENCE AGENCY DEMANDED STAN J. CATERBOE NEVER VISIT A MILITARY BASE AGAIN.
- **The NATIONAL SECURITY AGENCY** demanded **STAN J. CATERBONE** to not visit any federal property again, and demanded that the trip to Washington, D.C. On march 8, 2016 terminated and demanded **STAN J. CATERBONE** to return to Lancaster, Pennsylvania. Stan j. Caterbone was released from Fairmount Behavioral Hospital on March 3, 2016 five days earlier. The interrogation, imprisonment, and violation of searches and seizures by no less than 8 NSA POLICE officers on that evening was illegal and criminal obstruction of justice.

WITH REGARDS TO THE 30 OR MORE FALSE ARRESTS AND MALICIOUS PROSECUTIONS THAT WERE DISMISSED

ASIDE FROM THE CRIMIINAL AND CIVIL FEDERAL AND STATE CIVIL RIGHTS VIOLATIONS PERTAINING TO WRONGFUL PROSECTIONS AND FALSE ARRESTS THERE IS A BROADER OBSTRUCTION OF JUSTICE CASE THAT IS THE RESULT OF THE FOLLOWING:

- | | | |
|-------------------------------|-----------------------|-----------------------------|
| 1. September 1, 1987 Cc2706 | Terroristic Threats – | M1 Quashed/Dismis/Demur Sus |
| 2. September 3, 1987 Cc2902-1 | Unlawful Restraint – | M1 Quashed/Dismis/Demur Sus |
| 3. September 3, 1987 Cc3304a2 | Criminal Mischief – | F3 Nolle Prossed/Withdrawn |
| 4. September 3, 1987 Cc33502 | Burglary – | F1 Nolle Prossed/Withdrawn |
| 5. September 3, 1987 Cc3701a1 | Robbery – | F1 Nolle Prossed/Withdrawn |
| 6. September 3, 1987 Cc3921a | Theft by Unlaw Tak | F3 Nolle Prossed/Withdrawn |
| 7. September 3, 1987 Cc3933a1 | Unlaw Use Comp | F3 Nolle Prossed/Withdrawn |
-
8. December 5, 2006 1 18 §5503 §§ A2 Disorderly Conduct – Unreasonable Noise/ Withdrawn
 9. December 5, 2006 1 18 §3926 §§ A4 Theft of Services-Aquisition / Withdrawn
 10. December 5, 2006 1 18 §2709 §§ A7 Harassment Repeat In Manner/ Withdrawn

 11. January 18, 2007 1 75 § 1543 §§ A Driving While Oper Priv Susp Or Revoked / Withdrawn
 12. January 18, 2007 1 75 § 1786 §§ F Driving Without Req'd Insur / Withdrawn
 13. January 23, 2007 1 285-21d No Parking or Stopping Permitted / Withdrawn
 14. January 23, 2007 1 285-30a Meter Violation / Withdrawn
 15. January 23, 2007 1 18 § 6501 §§ A1 Scatter Rubish Upon Land / Withdrawn
 16. January 23, 2007 1 285-21d No Parking or Stopping Permitted / Withdrawn
 17. January 23, 2007 1 285-30a Meter Violation / Withdrawn

 18. April 30, 2007 1 18 § 5503 §§A4 Disorderly Conduct Hazardous/Phys Off Not Guilty
 19. April 30, 2007 2 18 § 5507 §§A Obstruction of Hwy / Not Guilty
 20. April 30, 2007 1 18 §2709 §§ A7 Harassment Repeat In Manner/ Not Guilty
 21. April 30, 2007 1 75 § 3111 §§A Disregard Traffic Control Device / Not Guilty

 22. May 10, 2007 M2 18 § 5104 Resist Arrest/Other Law Enforcement / Withdrawn
 23. May 10, 2007 3M1 18 § 1543 §§ Make Rep/Sell/Etc Off Weap / Nolle Pros

 24. May 29, 2007 1 75 § 1543 §§ A Driving While Oper Priv Susp Or Revoked / Not Guilty

 25. November 1, 2007 S 75 § 3714 §§ A Careless Driving / Nolle Pros
 26. November 1, 2007 S 75 § 3802 §§ A1* DUI: Gen Imp/ Inc of Driv Safely / Nolle Pros

 27. July 3, 2008 TR000185-08 Driving Under Suspension By PA State Police / Erased – Records Wrong
 28. July 3, 2008 TR000185-08 DUI Charge By PA State Police / Erased – Records Wrong
THE ABOVE CHARGES WERE FROM A COUNTY OUTSIDE PITTSBURG, PENNSYLVANIA, AND THE REAL DEFENDANT HAD THE SAME JULY 15 BIRTHDAY AND LAST NAME STARTING WITH CAT...
 29. 34 CURRENT FALSE CHARGES HAVE BEEN FILED BY THE LANCASTER CITY POLICE INVOLVING FALSE STATEMENTS FROM THE OCCUPANTS OF 1252 FREMONT STREET AND ARE CURRENTLY BEING NAMED IN OBSTRUCTION OF JUSTICE COMPLAINTS TO FEDERAL AND STATE AUTHORITIES.

Stan J. Caterbone/Advanced Media Group Biography

Present - Advanced Media Group, President, Owner, and Founder.

In 1987 I became a FEDERAL WHISTLEBLOWER for the case of local defense contractor International Signal and Control, or ISC. ISC was a black ops program for the NSA and CIA that was convicted in 1992 for an elaborate scheme to arm Iraq and other Middle Eastern countries with a broad array of weapons, most notably cluster bombs. It was the third largest fraud in U.S. History at that time. I have been a victim of organized stalking since 1987 and a victim of electronic and direct energy weapons since 2005. I had also been telepathic since 2005. In 2005 the U.S. Sponsored Mind Control turned into an all-out assault of mental telepathy; synthetic telepathy; hacking of all electronic devices; vandalism and thefts of personal property, extortions, intellectual property violations, obstruction of justice; violations of due process; thefts and modifications of court documents; and pain and torture through the use of directed energy devices and weapons that usually fire a low frequency electromagnetic energy at the targeted victim. This assault was no coincidence in that it began simultaneously with the filing of the federal action in U.S. District Court, or CATERBONE v. Lancaster County Prison, et. al., or 05-cv-2288. This assault began after the handlers remotely trained/synchronized Stan J. Caterbone with mental telepathy. The main difference opposed to most other victims of this technology is that I am connected 24/7 with the same person who declares telepathically she is a known celebrity. Over the course of 10 years I have been telepathic with at least 20 known persons and have spent 10 years trying to validate and confirm their identities without success. Most U.S. intelligence agencies refuse to cooperate, and the Federal Bureau of Investigation and the U.S. Attorney's Office refuse to comment and act on the numerous formal complaints that are filed in their respective offices. Most complaints are focused on the routine victimization's of a targeted individual including but not limited to stalking, harassment, threats, vandalism, thefts, extortion, burglaries, false imprisonments, fabricated mental health warrants or involuntary commitments, pain and torture to the body, and most often the cause of obstruction of justice is the computer hacking.

I have a very sophisticated and authentic library of evidence of the use of U.S. Sponsored Mind Control technologies on my father and brother that dates back to the 1940's while my father was in the U.S. Navy after he graduated with honors from Air Gunners School in Florida, including an affidavit motorized and authenticated by my father in 1996. My brother served in the U.S. Air force and was victim to LSD experiments of the infamous MKULTRA program in the late 1960's.

In 2016 I was the AMICUS for Pennsylvania Attorney General Kathleen Kane in the Pennsylvania Superior Court Case No. 1164 EDA 2016 in the COMMONWEALTH OF PENNSYLVANIA v. Kane which included perjury charges during the alleged leaking of grand jury information. Kathleen Kane took on the "Good Old Boy" network regarding judicial reform in the Commonwealth of Pennsylvania in an effort to rid the state of the long standing public corruption ring that was evident from local law enforcement to Supreme Court Justices, and everyone in between.

In 2015 I filed an amicus curie on behalf of Lisa Michelle Lambert who was convicted in 1992 of the murder of Laurie Show, both of Lancaster, Pennsylvania. I currently am in litigation in the U.S. Third Circuit Court of Appeals and in February of 2016 Lisa Michelle Lambert published her book titled "Corruption in Lancaster County - My Story", which is available in bookstores and on Amazon.com. I am in frequent contact with her co-author, Dave Brown of Philadelphia, Pennsylvania.

In 2009 I Proposed an ORGANIZED STALKING AND DIRECTED ENERGY WEAPONS HARASSMENT BILL to Pennsylvania House of Representative Mike Sturla (Lancaster, Pennsylvania) and City of Lancaster Mayor Richard Gray in 2009. The draft legislation is the work of Missouri House of Representative Jim Guest, who has been working on helping victims of these horrendous crimes for years. The bill will provide protections to individuals who are being harassed, stalked, harmed by surveillance, and assaulted; as well as protections to keep individuals from becoming human research subjects, tortured, and killed by electronic frequency devices, directed energy devices, implants, and directed energy weapons. I again reintroduced the bill to the Pennsylvania General Assembly in 2015 and frequented the Pennsylvania Capitol trying to find support and a sponsor; which I still do to this day.

In 2006 I began his role as an Activist Shareholder for Fulton Financial, which is listed as "FULT" on the NASDAQ stock exchange. As a founder of Financial Management Group, Ltd., a full service financial firm, Stan J. Caterbone has drawn upon the success in developing the strategic vision for his company and the experience gained in directing the legal affairs and public offering efforts in dealing with Fulton Financial. I have been in recent discussions with the Fulton Financial Board of Directors with regards to various complaints dealing with such issues as the Resource Bank acquisition and the subprime failures. I believe that Fulton Financial needs management to become more aggressive in it's strategic planning and the performance it expects from it's management team in order to increase shareholder value. Expanding the footprint of the regional bank has not yielded an increase to the bottom line that is consistent with the expectations of shareholders. Lancaster County has seen several local banking institutions acquired by larger regional banks, thus increasing the competition Fulton Financial will see in it's local marketplace as well as in it's regional footprint.

In 2005 I, as a Pro Se Litigant filed several civil actions as Plaintiffs that are in current litigation in the United States District Court for the Eastern District of Pennsylvania, the United States Third District Court of Appeals, the Pennsylvania Supreme Court, The Pennsylvania Superior Court, the Commonwealth Court of Pennsylvania, The Court of Common Pleas of Lancaster County, Pennsylvania. These litigations include violations of intellectual property rights, anti-trust violations, and interference of contracts relating to several business interests. Central to this litigation is the Digital Movie, Digital Technologies, Financial Management Group, Ltd./FMG Advisory, Ltd., and it's affiliated businesses along with a Federal False Claims Act or Federal Whistleblowers Act regarding the firm of International Signal and Control, Plc., (ISC) the \$1Billion Dollar Fraud and the Export violations of selling arms to South Africa and Iraq. This litigation dates back to 1987. Stan J. Caterbone was a shareholder of ISC, and was solicited by ISC executives for professional services. The Federal False Claims Act is currently part of RICO Civil Complaint in the United States District Court for the Eastern District of Pennsylvania and the Third Circuit Court of Appeals, as docket no. 05-2288.

In 2005 Advanced Media Group/Project Hope filed a Civil Action in the Court of Common Pleas of Lancaster County against Drew Anthon and the Eden Resort Inn for their attempts to withhold the Tourism Tax and Hotel Tax that supports the Downtown Lancaster Convention Center & Marriot. We also proposed an alternative plan to move the Convention Center to the Hotel Brunswick and Lancaster Square to all of the major stakeholders. The Lancaster County Convention Center is finally under construction with a March 2009 Opening date.

In 2005 I was selected to attend the Clinton Global Initiative in New York City after submission of an essay with and application. I received the invitation from Bruce R. Lindsey, Chief Executive Officer of the William J. Clinton Foundation.

In 2005 I began our philanthropic endeavors by spending our energies and working with such organizations as; ONE.org, Livestrong.org, WoundedWarriors.org, The Clinton Global Initiative, Lancaster Convention Center Authority, Lancaster Chamber of Commerce, Tom's Project Hope, People to People International, GlobalWarming.org, Contact Lancaster/24 Hour Suicide Hotline, Schreiber Pediatric Center, and numerous others.

In 2004 I embarked on our past endeavors in the music and entertainment industries with an emphasis on assisting for the fair and equitable distribution of artists rights and royalties in the fight against electronic piracy. We have attempted to assist in developing new business models to address the convergence of physical and electronic mediums; as it displaces royalties and revenues for those creating, promoting, and delivering a range of entertainment content via wireless networks.

In 2000 to 2002 I developed an array of marketing and communication tools for wholesalers of the AIM Investment Group and managed several communication programs for several of the company wholesalers throughout the United States and Costa Rica. We also began a Day Trading project that lasted until 2004 with success.

In 1999 I developed a comprehensive business plan to develop the former Sprecher Brewery, known as the Excelsior Building on E. King Street, in Lancaster, Pennsylvania. This plan was developed in conjunction with the Comprehensive Economic Development Plan for the Revitalization of Downtown

Lancaster and the Downtown Lancaster Convention Center for the former Watt & Shand building.

In 1999 I contributed to the debate, research, and implementation of strategies to counter the effects of the global Y2K threat to the worlds computer technologies. I attended the U.S. Sponsored Y2K symposium and Conference in Washington, D.C. hosted by the Senate Y2K Subcommittee and Senator William Bennett.

In 1998 I had began to administer the charity giving of Tom's Project Hope, a non-profit organization promoting education and awareness for mental illness and suicide prevention. We had provided funding for the Mental Health Alliance of Lancaster County, Contact Lancaster (The 24/7 Suicide Prevention Hotline), The Schreiber Pediatric Center, and other charitable organizations and faith based charities. The video "Numbers Don't Lie" have been distributed to schools, non profit organizations, faith based initiatives, and municipalities to provide educational support for the prevention of suicide and to bring awareness to mental illness problems.

In 1996 I had done consulting for companies under KAL, Inc., during the time that I was controller of Pflumm Contractors, Inc., I was retained by Gallo Rosso Restaurant and Bar to computerized their accounting and records management from top to bottom. I had also provided consulting for the computerization of accounting and payroll for Lancaster Container, Inc., of Washington Boro. I was retained to evaluate and develop an action plan to migrate the Informations Technologies of the Jay Group, formally of Ronks, PA, now relocated to a new \$26 Million Dollar headquarters located in West Hempfield Township of Lancaster County. The Jay Group had been using IBM mainframe technologies hosted by the AS 400 computer and server. I was consulting on the merits of migrating to a PC based real time networking system throughout the entire organization. Currently the Jay Group employees some 500 employees with revenues in excess of \$50 Million Dollars per year.

In 1993 I was retained by Pflumm Contractors, Inc., as controller, and was responsible for saving the company from a potential bankruptcy. At that time, due to several unpaid contracts, the company was facing extreme pressure from lenders and the bonding insurance company. We were responsible for implementing computerized accounting, accounting and contract policies and procedures, human resource policies and procedures, marketing strategies, performance measurement reporting, and negotiate for the payment of unpaid contracts. The bonding company was especially problematic, since it was the lifeline to continue work and bidding for public contracts. The Bank of Lancaster County demanded a complete accounting of the operations in order to stave off a default on the notes and loans it was holding. We essentially revamped the entire operation. Within 3 years, the company realized an increase in profits of 3 to 4 times its previous years, and record revenues.

In 1991 I was elected to People to People International and the Citizen Ambassador Program, which was founded by President Dwight D. Eisenhower in 1956. The program was founded to "To give specialists from throughout the world greater opportunities to work together and effectively communicate with peers, The Citizen Ambassador program administers face-to-face scientific, technical, and professional exchanges throughout the world. In 1961, under President John F. Kennedy, the State Department established a non-profit private foundation to administer the program. We were scheduled to tour the Soviet Union and Eastern Europe to discuss printing and publishing technologies with scientists and technicians around the world.

In 1990 I had worked on developing voice recognition systems for the government's technology think tank - NIST (National Institute for Standards & Technology). I co-authored the article "Escaping the Unix Tar Pit" with a scientist from NIST that was published in the magazine "DISC", then one of the leading publications for the CD-ROM industry. Today, most all call centers deploy that technology whenever you call an 800 number, and voice recognition is prevalent in all types of applications involving telecommunications.

In 1989 I had founded Advanced Media Group, Ltd., and was one of only 5 or 6 U.S. domestic companies that had the capability to manufacture CD-ROM's. We did business with commercial companies, government agencies, educational institutions, and foreign companies. I performed services and contracts for the Department of Defense, NASA, National Institution of Standards & Technology (NIST), Department of Defense, The Defense Advanced Research Projects Agency (DARPA), and the Defense Mapping Agency, Central Intelligence Agency, (CIA), IBM, Microsoft, AMP, Commodore

Computers, American Bankers Bond Buyers, and a host of others. I also was working with R.R. Donnelly's Geo Systems, which was developing various interactive mapping technologies, which is now a major asset of Map Quest. Map Quest is the premier provider of mapping software and applications for the internet and is often used in delivering maps and directions for Fortune 500 companies. We had arranged for High Industries to sell American Helix, the manufacturer of compact discs, to R.R. Donnelly. We had brokered a deal and the executives from Donnelly's Chicago headquarters flew to Lancaster to discuss the deal and perform due diligence of the manufacturing facility located in the Greenfield Industrial Park.

In 1987 Power Station Studios of New York and **Tony Bongiovi** retained me as executive producer of a motion picture project. The theatrical and video release was to be delivered in a digital format; the first of its kind. We had originated the marketing for the technology, and created the concept for the Power Station Digital Movie System (PSDMS), which would follow the copyright and marketing formula of the DOLBY technology trademark.

We had also created and developed marketing and patent research for the development and commercialization of equipment that we intended to manufacture and market to the recording industry featuring the digital technology. Sidel, Gonda, Goldhammer, and Abbot, P.C. of Philadelphia was the lead patent law firm that we had retained for the project. Power Station Studios was the brainchild of Tony Bongiovi, a leading engineering genius discovered by Motown when he was 15. Tony and Power Station Studios was one of the leading recording studios in the country, and were responsible for developing Bon Jovi, a cousin. Power Station Studios clients included; Bruce Springsteen, Diana Ross, Cyndi Lauper, Talking Heads, Madonna, The Ramones, Steve Winwood, and many others. Tony and Power Station Studios had produced the original Sound Track for the original "Star Wars" motion picture. It was released for distribution and was the number one Sound Track recording of its time.

Tony Bongiovi was also active in working and researching different aerospace technologies. * We had developed and authored a Joint Venture Proposal for SONY to partner with us in delivering the Digital Movie and its related technologies to the marketplace. The venture was to include the commercialization of technologies, which Tony Bongiovi had developed for the recording industry simultaneously with the release of the Digital Movie.

I also created the concept for the PSDMS trademark, which was to be the Trademark logo for the technology, similar to the DOLBY sound system's trademark. The acronym's stand for the Power Station Digital Movie System. Today, DVD is the mainstay for delivering digital movies on a portable medium, a compact disc.

In 1987 I had created and developed FMG Mortgage Banking, a company that was funded by a major banking firm in Houston Texas. We had the capability to finance projects from \$3 to \$100 million dollars. Our terms and rates were so attractive that we had quickly received solicitations from developers across the country. We were also very attractive to companies that wanted to raise capital that include both debt and equity. Through my company, FMG, we could raise equity funding through private placements, and debt funding through FMG Mortgage Banking. We were retained by Gamillion Studios of Hollywood, California to secure financing of their postproduction Film Studio that was looking to relocate to North Carolina. We had secured refinancing packages for Norris Boyd of and the Olde Hickory and were in the midst of replacing the current loan that was with Commonwealth National Bank. We had meetings and discussions with Drew Anton of the Eden Resort, for refinancing a portion of his debt portfolio. We were quickly seeking commitments for real estate deals from New York to California. We also had a number of other prominent local developers seeking our competitive funding, including Owen Kugal, High Industries, and the Marty Sponogle a partner of The Fisher Group (owner of the Rt. 30 Outlets). We were constantly told that our financing packages were more competitive than local institutions.

In 1986 I had founded Financial Management Group, Ltd (FMG); a large financial services organization comprised of a variety of professionals operating in one location. We had developed a stock purchase program for where everyone had the opportunity for equity ownership in the new firm. FMG had financial planners, investment managers, accountants, attorneys, realtors, liability insurance services, tax preparers, and estate planners operating out of our corporate headquarters in Lancaster. In one year, we had 24 people on staff, had approximately 12 offices in Pennsylvania, and several satellite

offices in other states. We had in excess of \$50 million under management, and our advisors were generating almost \$4 million of commissions, which did not include the fees from the other professionals. We had acquired our own Broker Dealer firm and were valued at about \$3 to \$4 million.

In 1985 I developed the Easter Regional Free Agent Camp, the first Free Agent Camp for the Professional Football industry; which was videotaped for distribution to the teams scouting departments. (See Washington Post ¾ page article of March 24, 1985) Current camps were dependant on the team scouts to travel from state to state looking for recruits. We had developed a strategy of video taping the camp and the distributing a copy, free of charge to the teams, to all of the scouting departments for teams in all three leagues FL, CFL and WFL. My brother was signed at that camp by the Ottawa Roughriders of the CFL, and went on to be a leading receiver while J.C. Watts was one of the leagues most prominent quarterbacks. My brother also played 2 years with the Miami Dolphins while Dan Marino was starting quarterback. We were a Certified Agent for the National Football League Players Association. Gene Upshaw, the President of the NFLPA had given me some helpful hints for my camp, while we were at a Conference for agents of the NFL. The Washington Post wrote a full-page article about our camp and associated it with other camps that were questionable about their practices. Actually, that was the very reason for our camp. We had attended many other camps around the country that were not very well organized and attracted few if any scouts. We had about 60 participants, with one player coming from as far away as Hawaii. We held the camp at Lancaster Catholic, with a professional production company filming the entire camp, while I did the editing and produced the video. The well respected and widely acclaimed professional football scout, Gil Brandt, of the Dallas Cowboys, had given me support for my camp during some conversations We had with him and said he looked forward to reviewing the tapes for any hopeful recruits.

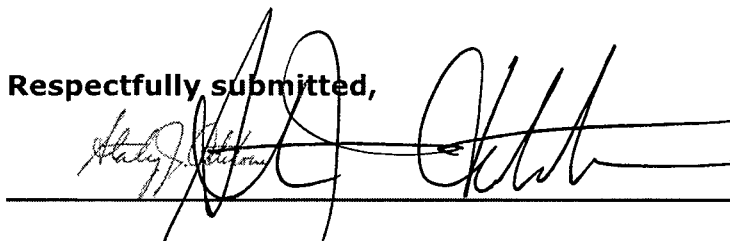
In 1985 I was elected Vice President of the Central Pennsylvania Chapter of the International Association of Financial Planners, and helped build that chapter by increasing membership 3to 4 times. We had personally retained the nationally acclaimed and nationally syndicated Financial Planner, Ms. Alexandria Armstrong of Washington D.C.; to host a major fundraiser. More than 150 professionals attended the dinner event that was held at the Eden Resort & Conference Center. Ms. Armstrong discussed financial planning and how all of the professions needed to work together in order to be most effective for their clients. We attracted a wide variety of professionals including; brokers, lawyers, accountants, realtors, tax specialists, estate planners, bankers, and investment advisors. Today, it has become evident that financial planning was the way of the future. In 1986 executives approached us from Blue Ball National Bank to help them develop a Financial Planning department within their bank.

In 1984 I had helped to develop strategic planning for Sandy Weill, former President of Citi Group (the largest banking entity in the U.S). We were one of several associates asked to help advise on the future of Financial Planning and how it would impact the brokerage and the investment industry at large. Mr. Weill was performing due diligence for the merger of American Express and IDS (Investors Diversified Services). We were at that time a national leader in the company in delivering Fee Based Financial Planning Services, which was a new concept in the investment community and mainstream investors. That concept is now widely held by most investment advisers.

CONCLUSION

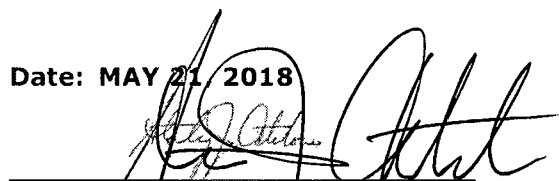
The petition for a writ of certiorari should be granted.

Respectfully submitted,

A handwritten signature in black ink, appearing to be 'Stan J. Caterbone', written over a horizontal line.

Date: Monday May 21, 2018

Date: MAY 21, 2018

A handwritten signature in black ink, appearing to be 'Stan J. Caterbone', written over a horizontal line.

**Stan J. Caterbone, Pro Se Litigant
ADVANCED MEDIA GROUP**

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